### **EXHIBIT B**

## Allen, Annie

STATE OF MISSISSIPPI

NOXUBEE COUNTY

#### TO ANY LAWFUL OFFICER OF NOXUBEE COUNTY

You are to summon the defendant:

EQUIFAX INC, BY/THRU REGISTERED AGENT-PRENTICE HALL CORP. SYSTEM 7716 OLD CANTON RD, SUITE C MADISON MS 39110

to appear before a Justice Court Judge of NOXUBEE COUNTY in the county courthouse located on the 2nd floor courtroom at 2832 Jefferson Street, Macon Mississippi, on the 14th of July , 2020 at 09 00 a.m. to answer to the suit of:

ALLEN ANNIE

63 HUNTER STREET APT C11

Principal: Atty. Fee:

In the amount of:

MACON MS 39341 662/549-6280 Court Fee:

74.00

3500.00

\$ 3574.00

and have there this writ.

#### NOTICE TO THE DEFENDANT

This is a civil lawsuit that was filed by the above Plaintiff is very important that you appear in court on the above date and time in which way 14 2020 you have been summoned. If you agree that you owe this amount to the Plaintiff, then you do not have to appear. A judgment is default will be given to the Plaintiff for the amount shown plus court costs and the Plaintiff will have authority to garnish your wages or seek other means in order to collect this amount. If you disagree with this lawsuit, please appear in court and bring all necessary documents, witnesses, and the plaintiff will have a bring all necessary documents, witnesses, and the please with this lawsuit, please appear in court and bring all necessary documents, witnesses, and the please with this lawsuit.

Witness my hand, this the 12th day of May

JUSTICE COURT CLERK

BY:

WITH COURT CLERK

BY:

Case 1:17-md-02800-TWT Document 1168-6 Filed 09/08/20 Page 4 o



#### IN THE JUSTICE COURT OF NOXUBEE COUNTY, MISSISSIPPI

AN	NIE	AL	LEN



**PLAINTIFF** 

Vs.

NO.: 1002-250

# EQUIFAX, INC BY AND THROUGH REGISTERED AGENT THE PRENTICE-HALL CORPORATION SYSTEM, INC.

**DEFENDANT** 

1. The Plaintiff's name, address, and telephone number are:
Name: ANNIE ALLEN

Street: 63 HUNTER STREET Apt c11
City & Zip Code: MACON, MS 39341

Telephone No.: 662.549.6280

2. The Defendant's name, address, and telephone number are:

Name: EQUIFAX, INC. BY AND THROUGH REGISTERED AGENT THE

PRENTICE-HALL CORPORATION SYSTEM, INC.

Street: 7716 OLD CANTON ROAD, SUITE C

City & Zip Code: MADISON, MS 39110

Telephone No.:

3. The defendant's place of business and address are (if known):

Place of Business: \_\_\_\_\_\_Street: \_\_\_\_\_

State:

City: \_\_\_\_\_

- 4. The defendant(s) owes damages to the Plaintiff in the amount of \$3500.00 plus costs.
  - 5. The basis for plaintiff's claim against the defendant(s) (Here state why you claim the defendant or defendants owe you money).

Equifax was negligent in failing to protect my personal data including but not limited to my social security number, address and phone number. Equifax had a duty to protect the personal data it was entrusted with to use reasonable care to protect it

Thereafter, I have had to check my credit to ensure that my information has not been misused; I will have to purchase credit protection services and insurance for myself; and I have suffered stress from the knowledge that my private information has been given to others for their ill-gotten gains. Equifax's conduct constitutes general negligence as well as negligence per se as a violation of the statutory duties set forth in the Gramm-Leach-Bliley Act and the Mississippi Consumer Protection Act (Miss. Code Ann. § 75-24-1 et seq., 15 USC § 45. Further, Equifax has committed the tort of invasion of privacy by publicly disclosing private facts and have reached the bailment arrangement of the parties.

- 1. theft of their personal and financial information;
- 2. unauthorized charges on their debit and credit card accounts;
- 3. the imminent and certainly impending injury flowing from potential fraud and identity theft posed by their PII being placed in the hands of criminals and already misused via the sale of Plaintiffs' and Class Members' information on the black market;
  - 4. the untimely and inadequate notification of the Data Breach;
  - 5. the improper disclosure of their personal data;
  - 6. <u>loss of privacy;</u>
- 7. <u>ascertainable losses in the form of out-of-pocket expenses and the value of their time reasonably incurred to remedy or mitigate the effects of the Data</u> Breach;

- 8. <u>ascertainable losses in the form of deprivation of the value of their personal</u> data, for which there is a well-established national and international market;
- 9. <u>ascertainable losses in the form of the loss of cash back or other benefits as a result of their inability to use certain accounts and cards affected by the Data Breach; and</u>
- 10. the loss of productivity and value of their time spent attempting to ameliorate, mitigate and deal with the actual and future consequences of the data breach, including finding fraudulent charges, cancelling and reissuing cards, purchasing credit monitoring and identity theft protection services, imposition of withdrawal and purchase limits on compromised accounts, and the stress, nuisance and annoyance of dealing with all such issues resulting from the Data Breach.

ATTOKNEY FOR PLAINTIFF

## Allen, Perlie Mae

NOXUBEE COUNTY

### TO ANY LAWFUL OFFICER OF Madison COUNTY

You are to summon the defendant:

EQUIFAX INC, BY/THRU REGISTERED AGENT-PRENTICE HALL CORP. SYSTEM 7716 OLD CANTON ROAD, SUITE C MADISON MS 39110

to appear before a Justice Court Judge of NOXUBEE COUNTY in the county courthouse located on the 2nd floor courtroom at 2832 Jefferson Street, , 2020 at 09 30 a.m. to Macon Mississippi, on the 11th of August answer to the suit of:

ALLEN PEARLIE MAE 18 FOREST AVENUE

In the amount of: Principal:

3500.00

MACON MS 39341 662/726-1549

Atty. Fee: Court Fee:

and have there this writ.

#### NOTICE TO THE DEFENDANT

This is a civil lawsuit that was filed by the above Plaintiff I s very important that you appear in court on the above date and time in which you have been summoned. If you agree that you owe this umount tout the RK A judgment by default will Plaintiff, then you do not have to appear. given to the Plaintiff for the amount shown plus court costs, and the Plaintiff will have authority to garnish your wages or seek other means in order to collect this amount. If you disagree with this lawsuit, please appear in court and bring all necessary documents, witnesses, or when the session of the session

Witness my hand, this the 12th day of June BY: \*\*\*\*\*\*\*\*\*\*\*\*\* OFFICER'S RETURN: I have this day executed, the within writ by serving the defendant(s) CLAN SHIMA Member of Family (over age 16)\_\_\_\_\_ Personally Not Found \_\_\_\_Certified Mail Delivery Posted on door of his/her Residence

#### IN THE JUSTICE COURT OF NOXUBEE COUNTY, MISSISSIPPI

#### PEARLIE MAE ALLEN



**PLAINTIFF** 

Vs.

NO:: 1002-308

# EQUIFAX, INC BY AND THROUGH REGISTERED AGENT THE PRENTICE-HALL CORPORATION SYSTEM, INC.

DEFENDANT

1. The Plaintiff's name, address, and telephone number are:

Name: PEARLIE MAE ALLEN

Street: 18 FOREST AVE

City & Zip Code: <u>MACON, MS 39739</u> 3934 \ Telephone No.: <u>662.617.4086 or 662.726.1549</u>

2. The Defendant's name, address, and telephone number are:

Name: EQUIFAX, INC. BY AND THROUGH REGISTERED AGENT THE

PRENTICE-HALL CORPORATION SYSTEM, INC.

Street: 7716 OLD CANTON ROAD, SUITE C

City & Zip Code: MADISON, MS 39110

Telephone No.:

3. The defendant's place of business and address are (if known):

Place of Business: \_\_\_\_\_\_

City:

State: \_\_\_\_\_

- 4. The defendant(s) owes damages to the Plaintiff in the amount of \$3500.00 plus costs.
  - 5. The basis for plaintiff's claim against the defendant(s) (Here state why you claim the defendant or defendants owe you money).

Equifax was negligent in failing to protect my personal data including but not limited to my social security number, address and phone number. Equifax had a duty to protect the personal data it was entrusted with to use reasonable care to protect it

Thereafter, I have had to check my credit to ensure that my information has not been misused; I will have to purchase credit protection services and insurance for myself; and I have suffered stress from the knowledge that my private information has been given to others for their ill-gotten gains. Equifax's conduct constitutes general negligence as well as negligence per se as a violation of the statutory duties set forth in the Gramm-Leach-Bliley Act and the Mississippi Consumer Protection Act (Miss. Code Ann. § 75-24-1 et seq., 15 USC § 45. Further, Equifax has committed the tort of invasion of privacy by publicly disclosing private facts and have reached the bailment arrangement of the parties.

- 1. theft of their personal and financial information;
- 2. unauthorized charges on their debit and credit card accounts;
- 3. the imminent and certainly impending injury flowing from potential fraud and identity theft posed by their PII being placed in the hands of criminals and already misused via the sale of Plaintiffs' and Class Members' information on the black market;
  - 4. the untimely and inadequate notification of the Data Breach;
  - 5. the improper disclosure of their personal data;
  - 6. <u>loss of privacy;</u>
- 7. <u>ascertainable losses in the form of out-of-pocket expenses and the value of their time reasonably incurred to remedy or mitigate the effects of the Data Breach;</u>

- 8. <u>ascertainable losses in the form of deprivation of the value of their personal</u> data, for which there is a well-established national and international market;
- 9. ascertainable losses in the form of the loss of cash back or other benefits as a result of their inability to use certain accounts and cards affected by the Data Breach; and
- 10. the loss of productivity and value of their time spent attempting to ameliorate, mitigate and deal with the actual and future consequences of the data breach, including finding fraudulent charges, cancelling and reissuing cards, purchasing credit monitoring and identity theft protection services, imposition of withdrawal and purchase limits on compromised accounts, and the stress, nuisance and annoyance of dealing with all such issues resulting from the Data Breach.

Signed:		
O	ATTORNEY FOR	PLAINTIFF

## Allen, Victory Allen

STATE OF MISSISSIPPI

NOXUBEE COUNTY

TO ANY LAWFUL OFFICER OF Madison COUNTY

You are to summon the defendant:

EQUIFAX INC, BY/THRU REGISTERED AGENT-PRENTICE HALL CORP. SYSTEM 7716 OLD CANTON ROAD, SUITE C

MADISON MS 39110

to appear before a Justice Court Judge of NOXUBEE COUNTY in the county courthouse located on the 2nd floor courtroom at 2832 Jefferson Street, August , 2020 at 09 30 a.m. to Macon Mississippi, on the 11th of answer to the suit of:

ALLEN VICTORY 1986 GILLESPIE ROAD

MACON MS 39341 662/726-6535

In the amount of:

3500.00 Principal:

Atty. Fee:

Court Fee:

and have there this writ.

NOTICE TO THE DEFENDANT

This is a civil lawsuit that was filed by the above Plaintiff. It is very important that you appear in court on the above date and time in which you have been summoned. If you agree that you owe this amount to the Plaintiff, then you do not have to appear. A judgment by default will be given to the Plaintiff for the amount shown plus court exects Plaintiff will have authority to garnish your wages or seek \pther means in order to collect this amount. If you disagree with this lawsuit, please appear in court and bring all necessary documents, witnesses, or

June Witness my hand, this the 12th day of BY: \*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\* OFFICER'S RETURN: I have this day executed the within writ by serving the defendant(s)  $\overline{y}v$  Member of Family (over age 16)\_\_\_\_\_ \_\_\_\_Not Found \_\_\_\_Certified Mail Delivery Posted on door of his/her Residence OFFICER



### IN THE JUSTICE COURT OF NOXUBEE COUNTY, MISSISSIPPI

VICTORY ALLEN
---------------



**PLAINTIFF** 

Vs.

NO: 1002-207

# EQUIFAX, INC BY AND THROUGH REGISTERED AGENT THE PRENTICE-HALL CORPORATION SYSTEM, INC.

DEFENDANT

1. The Plaintiff's name, address, and telephone number are:

Name: <u>VICTORY ALLEN</u>

Street: 1986 GILLSPIE ROAD

City & Zip Code: MACON, MS 39739 34341

Telephone No.: 662.726.6535

2. The Defendant's name, address, and telephone number are:

Name: <u>EQUIFAX</u>, INC. BY AND THROUGH REGISTERED AGENT THE

PRENTICE-HALL CORPORATION SYSTEM, INC.

Street: 7716 OLD CANTON ROAD, SUITE C

City & Zip Code: MADISON, MS 39110

Telephone No.:

3. The defendant's place of business and address are (if known):

Place of Business: \_\_\_\_\_\_
Street: \_\_\_\_\_

State:

- 4. The defendant(s) owes damages to the Plaintiff in the amount of \$3500.00 plus costs.
  - 5. The basis for plaintiff's claim against the defendant(s) (Here state why you claim the defendant or defendants owe you money).

Equifax was negligent in failing to protect my personal data including but not limited to my social security number, address and phone number. Equifax had a duty to protect the personal data it was entrusted with to use reasonable care to protect it

Thereafter, I have had to check my credit to ensure that my information has not been misused; I will have to purchase credit protection services and insurance for myself; and I have suffered stress from the knowledge that my private information has been given to others for their ill-gotten gains. Equifax's conduct constitutes general negligence as well as negligence per se as a violation of the statutory duties set forth in the Gramm-Leach-Bliley Act and the Mississippi Consumer Protection Act (Miss. Code Ann. § 75-24-1 et seq., 15 USC § 45. Further, Equifax has committed the tort of invasion of privacy by publicly disclosing private facts and have reached the bailment arrangement of the parties.

- 1. theft of their personal and financial information;
- 2. unauthorized charges on their debit and credit card accounts;
- 3. the imminent and certainly impending injury flowing from potential fraud and identity theft posed by their PII being placed in the hands of criminals and already misused via the sale of Plaintiffs' and Class Members' information on the black market;
  - 4. the untimely and inadequate notification of the Data Breach;
  - 5. the improper disclosure of their personal data;
  - 6. loss of privacy;
- 7. <u>ascertainable losses in the form of out-of-pocket expenses and the value of their time reasonably incurred to remedy or mitigate the effects of the Data Breach;</u>

- 8. <u>ascertainable losses in the form of deprivation of the value of their personal</u> data, for which there is a well-established national and international market;
- 9. <u>ascertainable losses in the form of the loss of cash back or other benefits as a</u> result of their inability to use certain accounts and cards affected by the Data Breach; and
- 10. the loss of productivity and value of their time spent attempting to ameliorate, mitigate and deal with the actual and future consequences of the data breach, including finding fraudulent charges, cancelling and reissuing cards, purchasing credit monitoring and identity theft protection services, imposition of withdrawal and purchase limits on compromised accounts, and the stress, nuisance and annoyance of dealing with all such issues resulting from the Data Breach.

Signed:		
_	ATTORNEY FOR PI	AINTIFF

### Anderson, Pearl

STATE OF MISSISSIPPI

NOXUBEE COUNTY

TO ANY LAWFUL OFFICER OF Madison: COUNTY

You are to summon the defendant:

EQUIFAX INC, BY/THRU REGISTERED AGENT-PRENTICE HALL CORP. SYSTEM 7716 OLD CANTON ROAD, SUITE C MADISON MS 39110

to appear before a Justice Court Judge of NOXUBEE COUNTY in the county courthouse located on the 2nd floor courtroom at 2832 Jefferson Street, Macon Mississippi, on the 11th of August , 2020 at 09 30 a.m. to answer to the suit of:

ANDERSON PEARL M 44 NEW STREET ROAD

BROOKSVILLE MS 39739 662/738-4322

In the amount of:

Principal:

3500.00

Atty. Fee:

Court Fee:

74.00

\$ 3574.00

and have there this writ.

#### NOTICE TO THE DEFENDANT

This is a civil lawsuit that was filed by the above Plaintiff. It wery important that you appear in court on the above date and time in which you have been summoned. If you agree that you owe this Jahouhi to the Plaintiff, then you do not have to appear. A judgment by lafault willicbe given to the Plaintiff for the amount shown plus court costs, and the Plaintiff will have authority to garnish your wages or seek other means in order to collect this amount. If you disagree with this lawsuit, please appear in court and bring all necessary documents, witnesses, or evidence.



P	EA	$\mathbf{k}\mathbf{R}\mathbf{L}$	Μ.	AND	PERSON	J

6-111-20 05

**PLAINTIFF** 

Vs.

NO.: 1002-306

# EQUIFAX, INC BY AND THROUGH REGISTERED AGENT THE PRENTICE-HALL CORPORATION SYSTEM, INC.

**DEFENDANT** 

1.	The Plaintiff's name, address, and telephone number are:
	Name: PEARL M. ANDERSON
	Street: 44 NEW STREET ROAD
	City & Zip Code: BROOKSVILLE, MS 39739
	Telephone No.: <u>662.738.4322</u>
2.	The Defendant's name, address, and telephone number are:
	Name: EQUIFAX, INC. BY AND THROUGH REGISTERED AGENT THE
	PRENTICE-HALL CORPORATION SYSTEM, INC.
	Street: 7716 OLD CANTON ROAD, SUITE C
	City & Zip Code: MADISON, MS 39110
	Telephone No.:
3.	The defendant's place of business and address are (if known):
	Place of Business:
	Street:
	City:
	State:
	·

- 4. The defendant(s) owes damages to the Plaintiff in the amount of \$3500.00 plus costs.
  - 5. The basis for plaintiff's claim against the defendant(s) (Here state why you claim the defendant or defendants owe you money).

Equifax was negligent in failing to protect my personal data including but not limited to my social security number, address and phone number. Equifax had a duty to protect the personal data it was entrusted with to use reasonable care to protect it

Thereafter, I have had to check my credit to ensure that my information has not been misused; I will have to purchase credit protection services and insurance for myself; and I have suffered stress from the knowledge that my private information has been given to others for their ill-gotten gains. Equifax's conduct constitutes general negligence as well as negligence per se as a violation of the statutory duties set forth in the Gramm-Leach-Bliley Act and the Mississippi Consumer Protection Act (Miss. Code Ann. § 75-24-1 et seq., 15 USC § 45. Further, Equifax has committed the tort of invasion of privacy by publicly disclosing private facts and have reached the bailment arrangement of the parties.

- 1. theft of their personal and financial information;
- 2. unauthorized charges on their debit and credit card accounts;
- 3. the imminent and certainly impending injury flowing from potential fraud and identity theft posed by their PII being placed in the hands of criminals and already misused via the sale of Plaintiffs' and Class Members' information on the black market;
  - 4. the untimely and inadequate notification of the Data Breach;
  - 5. the improper disclosure of their personal data;
  - 6. loss of privacy;
- 7. <u>ascertainable losses in the form of out-of-pocket expenses and the value of their time reasonably incurred to remedy or mitigate the effects of the Data Breach;</u>

- 8. <u>ascertainable losses in the form of deprivation of the value of their personal</u> <u>data, for which there is a well-established national and international market;</u>
- 9. <u>ascertainable losses in the form of the loss of cash back or other benefits as a result of their inability to use certain accounts and cards affected by the Data Breach; and</u>
- 10. the loss of productivity and value of their time spent attempting to ameliorate, mitigate and deal with the actual and future consequences of the data breach, including finding fraudulent charges, cancelling and reissuing cards, purchasing credit monitoring and identity theft protection services, imposition of withdrawal and purchase limits on compromised accounts, and the stress, nuisance and annoyance of dealing with all such issues resulting from the Data Breach.

Signed:	
0	ATTORNEY FOR PLAINTIFF

## Armistad, Willie

TO ANY LAWFUL OFFICER OF Madison COUNTY

You are to summon the defendant:

EQUIFAX INC, BY/THRU REGISTERED AGENT-PRENTICE HALL CORP. SYSTEM 7716 OLD CANTON ROAD, SUITE C MADISON MS 39110

to appear before a Justice Court Judge of NOXUBEE COUNTY in the county courthouse located on the 2nd floor courtroom at 2832 Jefferson Street, Macon Mississippi, on the 11th of August , 2020 at 09 30 a.m. to answer to the suit of:

ARMISTEAD WILLIE 141 STEWART ROAD

141 STEWART ROAD

MACON MS 39341 662/497-2250 In the amount of:

Principal:

3500.00

Atty. Fee:

Court Fee:

74.00

\$ 3574,00

and have there this writ.

NOTICE TO THE DEFENDANT

This is a civil lawsuit that was filed by the above Plaintiff. It is very important that you appear in court on the above date and time in which you have been summoned. If you agree that you owe this important the Plaintiff, then you do not have to appear. A judgment will be given to the Plaintiff for the amount shown plus court costs, and the Plaintiff will have authority to garnish your wages or seek other means in order to collect this amount. If you disagree with this lawsuit, please appear in court and bring all necessary documents, witnesses, or expression.

appear in court and bring all necessary documents, witnesses, or applicable
Witness my hand, this the 12th day of June , 2000 **  JUSTICE COURT CLERK **  JUSTICE CLERK **  JUSTIC
BY:
OFFICER'S RETURN:  I have this day executed the within writ by serving the defendant(s)
Personally Member of Family (over age 16)
Not FoundCertified Mail Delivery
Posted on agor of his/her Residence  OFFICER  6-18-20 DATE

### IN THE JUSTICE COURT OF NOXUBEE COUNTY, MISSISSIPPI

WILLIE ARMISTAD
-----------------



**PLAINTIFF** 

Vs.

NO: 1002-305

### EQUIFAX, INC BY AND THROUGH REGISTERED AGENT THE PRENTICE-HALL CORPORATION SYSTEM, INC.

**DEFENDANT** 

The Plaintiff's name, address, and telephone number are: 1.

> Name: WILLIE ARMISTAD Street: 141 STEWART ROAD

City & Zip Code: MACON, MS 39341

Telephone No.: 662.497.2250

The Defendant's name, address, and telephone number are: 2.

Name: EQUIFAX, INC. BY AND THROUGH REGISTERED AGENT THE

PRENTICE-HALL CORPORATION SYSTEM, INC.

Street: 7716 OLD CANTON ROAD, SUITE C

City & Zip Code: MADISON, MS 39110

Telephone No.:

The defendant's place of business and address are (if known): 3.

Place of Business:

City:

State: \_\_\_\_\_

- The defendant(s) owes damages to the Plaintiff in the amount of \$3500.00 4. plus costs.
  - <sup>′</sup>5. The basis for plaintiff's claim against the defendant(s) (Here state why you claim the defendant or defendants owe you money).

Equifax was negligent in failing to protect my personal data including but not limited to my social security number, address and phone number. Equifax had a duty to protect the personal data it was entrusted with to use reasonable care to protect it

Thereafter, I have had to check my credit to ensure that my information has not been misused; I will have to purchase credit protection services and insurance for myself; and I have suffered stress from the knowledge that my private information has been given to others for their ill-gotten gains. Equifax's conduct constitutes general negligence as well as negligence per se as a violation of the statutory duties set forth in the Gramm-Leach-Bliley Act and the Mississippi Consumer Protection Act (Miss. Code Ann. § 75-24-1 et seq., 15 USC § 45. Further, Equifax has committed the tort of invasion of privacy by publicly disclosing private facts and have reached the bailment arrangement of the parties.

- 1. theft of their personal and financial information;
- 2. unauthorized charges on their debit and credit card accounts;
- 3. the imminent and certainly impending injury flowing from potential fraud and identity theft posed by their PII being placed in the hands of criminals and already misused via the sale of Plaintiffs' and Class Members' information on the black market;
  - 4. the untimely and inadequate notification of the Data Breach;
  - 5. the improper disclosure of their personal data;
  - 6. loss of privacy;
- 7. <u>ascertainable losses in the form of out-of-pocket expenses and the value of their time reasonably incurred to remedy or mitigate the effects of the Data Breach;</u>

- 8. <u>ascertainable losses in the form of deprivation of the value of their personal</u> <u>data, for which there is a well-established national and international market;</u>
- 9. <u>ascertainable losses in the form of the loss of cash back or other benefits as a result of their inability to use certain accounts and cards affected by the Data Breach; and</u>
- 10. the loss of productivity and value of their time spent attempting to ameliorate, mitigate and deal with the actual and future consequences of the data breach, including finding fraudulent charges, cancelling and reissuing cards, purchasing credit monitoring and identity theft protection services, imposition of withdrawal and purchase limits on compromised accounts, and the stress, nuisance and annoyance of dealing with all such issues resulting from the Data Breach.

Signed:	
	ATTORNEY FOR PLAINTIFF

## Baker, Colanda

STATE OF MISSISSIPPI

NOXUBEE COUNTY

TO ANY LAWFUL OFFICER OF NOXUBEE COUNTY

You are to summon the defendant:

EQUIFAX INC, BY/THRU REGISTERED AGENT-PRENTICE HALL CORP. SYSTEM 7716 OLD CANTON RD, SUITE C MADISON MS 39110

to appear before a Justice Court Judge of NOXUBEE COUNTY in the county courthouse located on the 2nd floor courtroom at 2832 Jefferson Street, Macon Mississippi, on the 28th of July , 2020 at 09 00 a.m. to answer to the suit of:

BAKER COLANDA 233 RUFF STREET

233 RUFF STREET

MACON MS 39341 662/352-3282 In the amount of:

Principal: 3500.00

Atty. Fee:

Court Fee:

74.00

3574.00

and have there this writ.

#### NOTICE TO THE DEFENDANT

This is a civil lawsuit that was filed by the above Plaintiff. It is very important that you appear in court on the above date and time in which you have been summoned. If you agree that you one this amount to the Plaintiff, then you do not have to appear. A judgment by default will be given to the Plaintiff for the amount shown plus Heour costs, and the Plaintiff will have authority to garnish your wages or seek other means in order to collect this amount. If you disagree with this lawsuit, please appear in court and bring all necessary documents, witnesses, whence.

### IN THE JUSTICE COURT OF NOXUBEE COUNTY, MISSISSIPPI

#### COLANDA BAKER



**PLAINTIFF** 

Vs.

NO.: 1002 -253

## EQUIFAX, INC BY AND THROUGH REGISTERED AGENT THE PRENTICE-HALL CORPORATION SYSTEM, INC.

DEFENDANT

1. The Plaintiff's name, address, and telephone number are:

Name: <u>COLANDA BAKER</u> Street: 233 RUFF STREET

Gu a Fi G 1 NA CONTACO

City & Zip Code: MACON, MS 39341

Telephone No.: 662.352.3282

2. The Defendant's name, address, and telephone number are:

Name: EQUIFAX, INC. BY AND THROUGH REGISTERED AGENT THE

PRENTICE-HALL CORPORATION SYSTEM, INC.

Street: 7716 OLD CANTON ROAD, SUITE C

City & Zip Code: MADISON, MS 39110

Telephone No.:

3. The defendant's place of business and address are (if known):

Place of Business: \_\_\_\_\_\_
Street: \_\_\_\_\_

City: \_\_\_\_\_

- 4. The defendant(s) owes damages to the Plaintiff in the amount of \$3500.00 plus costs.
  - 5. The basis for plaintiff's claim against the defendant(s) (Here state why you claim the defendant or defendants owe you money).

Equifax was negligent in failing to protect my personal data including but not limited to my social security number, address and phone number. Equifax had a duty to protect the personal data it was entrusted with to use reasonable care to protect it

Thereafter, I have had to check my credit to ensure that my information has not been misused; I will have to purchase credit protection services and insurance for myself; and I have suffered stress from the knowledge that my private information has been given to others for their ill-gotten gains. Equifax's conduct constitutes general negligence as well as negligence per se as a violation of the statutory duties set forth in the Gramm-Leach-Bliley Act and the Mississippi Consumer Protection Act (Miss. Code Ann. § 75-24-1 et seq., 15 USC § 45. Further, Equifax has committed the tort of invasion of privacy by publicly disclosing private facts and have reached the bailment arrangement of the parties.

- 1. theft of their personal and financial information;
- 2. unauthorized charges on their debit and credit card accounts;
- 3. the imminent and certainly impending injury flowing from potential fraud and identity theft posed by their PII being placed in the hands of criminals and already misused via the sale of Plaintiffs' and Class Members' information on the black market;
  - 4. the untimely and inadequate notification of the Data Breach;
  - 5. the improper disclosure of their personal data;
  - 6. loss of privacy;
- 7. <u>ascertainable losses in the form of out-of-pocket expenses and the value of their time reasonably incurred to remedy or mitigate the effects of the Data</u> Breach;

- 8. <u>ascertainable losses in the form of deprivation of the value of their personal data, for which there is a well-established national and international market;</u>
- 9. <u>ascertainable losses in the form of the loss of cash back or other benefits as a result of their inability to use certain accounts and cards affected by the Data Breach; and</u>
- 10. the loss of productivity and value of their time spent attempting to ameliorate, mitigate and deal with the actual and future consequences of the data breach, including finding fraudulent charges, cancelling and reissuing cards, purchasing credit monitoring and identity theft protection services, imposition of withdrawal and purchase limits on compromised accounts, and the stress, nuisance and annoyance of dealing with all such issues resulting from the Data Breach.

ATTOKNEY FOR PLAINTIFF

## **Barnett, Henry**

TO ANY LAWFUL OFFICER OF Madison COUNTY

You are to summon the defendant:

EQUIFAX INC, BY/THRU REGISTERED AGENT-PRENTICE HALL CORP. SYSTEM 7716 OLD CANTON ROAD, SUITE C MADISON MS 39110

to appear before a Justice Court Judge of NOXUBEE COUNTY in the county courthouse located on the 2nd floor courtroom at 2832 Jefferson Street, Macon Mississippi, on the 11th of August , 2020 at 09 30 a.m. to answer to the suit of:

BARNETT HENRY

In the amount of:

221 CALMES ST

Not Found

Principal: 3500.00

6-18-20 DATE

Atty. Fee:

Court Fee:

BROOKSVILLE MS 39739 662/497-2250

and have there this writ.

NOTICE TO THE DEFENDANT

This is a civil lawsuit that was filed by the above Plaintiff It is very important that you appear in court on the above date and time in which you have been summoned. If you agree that you owe this amount toutherk plaintiff, then you do not have to appear. A judgment by default will be given to the Plaintiff for the amount shown plus court costs) and the Plaintiff will have authority to garnish your wages or seek other means in order to collect this amount. If you disagree with this lawsuit, please appear in court and bring all necessary documents, witnesses, or Witness my hand, this the 12th day of June CLERK BY: OFFICER'S RETURN: I have, this day executed, the within writ by serving the defendant(s) Member of Family (over age 16)\_\_\_\_\_ Personally

\_\_\_\_Certified Mail Delivery

Posted on door of his/her Residence



5.

### IN THE JUSTICE COURT OF NOXUBEE COUNTY, MISSISSIPPI

HENKY BA	1 4 2 mm
Vs.	10-10-20 No.: 1002-304
EQUIFAX,	INC BY AND THROUGH
REGISTERI	ED AGENT THE PRENTICE-HALL
CORPORA'	TION SYSTEM, INC. DEFENDANT
1.	The Plaintiff's name, address, and telephone number are: Name: <u>HERNY BARNETT</u> Street: 221CALMES ST
	City & Zip Code: <u>BROOKSVILLE</u> , <u>MS 39739</u>
	Telephone No.: <u>662.497.2250</u>
2.	The Defendant's name, address, and telephone number are: Name: EQUIFAX, INC. BY AND THROUGH REGISTERED AGENT THI PRENTICE-HALL CORPORATION SYSTEM, INC.
	Street: 7716 OLD CANTON ROAD, SUITE C
	City & Zip Code: MADISON, MS 39110
	Telephone No.:
3.	The defendant's place of business and address are (if known):  Place of Business:
	Street:
	City:
	State:
4.	The defendant(s) owes damages to the Plaintiff in the amount of \$3500.00
plus costs.	

you claim the defendant or defendants owe you money).

Equifax was negligent in failing to protect my personal data including but not

The basis for plaintiff's claim against the defendant(s) (Here state why

limited to my social security number, address and phone number. Equifax had a duty to protect the personal data it was entrusted with to use reasonable care to protect it

Thereafter, I have had to check my credit to ensure that my information has not been misused; I will have to purchase credit protection services and insurance for myself; and I have suffered stress from the knowledge that my private information has been given to others for their ill-gotten gains. Equifax's conduct constitutes general negligence as well as negligence per se as a violation of the statutory duties set forth in the Gramm-Leach-Bliley Act and the Mississippi Consumer Protection Act (Miss. Code Ann. § 75-24-1 et seq., 15 USC § 45. Further, Equifax has committed the tort of invasion of privacy by publicly disclosing private facts and have reached the bailment arrangement of the parties.

- 1. theft of their personal and financial information;
- 2. unauthorized charges on their debit and credit card accounts;
- 3. the imminent and certainly impending injury flowing from potential fraud and identity theft posed by their PII being placed in the hands of criminals and already misused via the sale of Plaintiffs' and Class Members' information on the black market;
  - 4. the untimely and inadequate notification of the Data Breach;
  - 5. the improper disclosure of their personal data;
  - 6. loss of privacy;
- 7. <u>ascertainable losses in the form of out-of-pocket expenses and the value of their time reasonably incurred to remedy or mitigate the effects of the Data Breach;</u>

- 8. <u>ascertainable losses in the form of deprivation of the value of their personal</u> <u>data, for which there is a well-established national and international market;</u>
- 9. ascertainable losses in the form of the loss of cash back or other benefits as a result of their inability to use certain accounts and cards affected by the Data Breach; and
- 10. the loss of productivity and value of their time spent attempting to ameliorate, mitigate and deal with the actual and future consequences of the data breach, including finding fraudulent charges, cancelling and reissuing cards, purchasing credit monitoring and identity theft protection services, imposition of withdrawal and purchase limits on compromised accounts, and the stress, nuisance and annoyance of dealing with all such issues resulting from the Data Breach.

Signed:	
_	ATTORNEY FOR PLAINTIFF

## **Barnett, Mary**

STATE OF MISSISSIPPI

NOXUBEE COUNTY

TO ANY LAWFUL OFFICER OF Madison COUNTY

You are to summon the defendant:

EQUIFAX INC, BY/THRU REGISTERED AGENT-PRENTICE HALL CORP. SYSTEM 7716 OLD CANTON ROAD, SUITE C MADISON MS 39110

to appear before a Justice Court Judge of NOXUBEE COUNTY in the county courthouse located on the 2nd floor courtroom at 2832 Jefferson Street, Macon Mississippi, on the 11th of August , 2020 at 09 30 a.m. to answer to the suit of:

BARNETT MARY H
P.O. BOX 94
103 SOUTH PINE STREET
BROOKSVILLE MS 39739
662/361-4050

In the amount of:

Principal: 3500.00

Atty. Fee: Court Fee:

74.00

3574.00

and have there this writ.

### NOTICE TO THE DEFENDANT

This is a civil lawsuit that was filed by the above Principle It is very important that you appear in court on the above date and time in the court of the above have been summoned. If you agree that you owe this appear to the DC. Plaintiff, then you do not have to appear. A judgment by lefault will be given to the Plaintiff for the amount shown plus court costs, and the Plaintiff will have authority to garnish your wages or seek other means in order to collect this amount. If you disagree with this lawsuit, please appear in court and bring all necessary documents, witnesses, or a recommendation.

appear in court and bring all necessary documents, witnesses, or exidence
Witness my hand, this the 12th day of June , 2000
JUSTICE COURT CLERK SEAL
BY:
OFFICER'S RETURN: I have this day executed the within writ by serving the defendant(s)
Personally Member of Family (over age 16)
Not FoundCertified Mail Delivery
Posted on door of his/her Residence
The Burn Officer 6-18-20 DATE



MAR	YH	[. BAF	RNETT



**PLAINTIFF** 

Vs.

NO: 1002-303

## EQUIFAX, INC BY AND THROUGH REGISTERED AGENT THE PRENTICE-HALL CORPORATION SYSTEM, INC.

**DEFENDANT** 

1.	The Plaintiff's name, address, and telephone number are:
	Name: MARY H. BARNETT
	Street: 103 SOUTH PINE ST. P.O. BOX 94
	City & Zip Code: BROOKSVILLE, MS 39341 39739
	Telephone No.: <u>662.361.4050</u>
2.	The Defendant's name, address, and telephone number are:
	Name: EQUIFAX, INC. BY AND THROUGH REGISTERED AGENT THE
	PRENTICE-HALL CORPORATION SYSTEM, INC.
	Street: 7716 OLD CANTON ROAD, SUITE C
	City & Zip Code: MADISON, MS 39110
~	Telephone No.:
3.	The defendant's place of business and address are (if known):
	Place of Business:
	Street:
	City:
	State:
4	The defendant(s) owes damages to the Plaintiff in the amount of \$3500.00

- 4. The defendant(s) owes damages to the Plaintiff in the amount of \$3500.00 plus costs.
  - 5. The basis for plaintiff's claim against the defendant(s) (Here state why you claim the defendant or defendants owe you money).

Thereafter, I have had to check my credit to ensure that my information has not been misused; I will have to purchase credit protection services and insurance for myself; and I have suffered stress from the knowledge that my private information has been given to others for their ill-gotten gains. Equifax's conduct constitutes general negligence as well as negligence per se as a violation of the statutory duties set forth in the Gramm-Leach-Bliley Act and the Mississippi Consumer Protection Act (Miss. Code Ann. § 75-24-1 et seq., 15 USC § 45. Further, Equifax has committed the tort of invasion of privacy by publicly disclosing private facts and have reached the bailment arrangement of the parties.

- 1. theft of their personal and financial information;
- 2. unauthorized charges on their debit and credit card accounts;
- 3. the imminent and certainly impending injury flowing from potential fraud and identity theft posed by their PII being placed in the hands of criminals and already misused via the sale of Plaintiffs' and Class Members' information on the black market;
  - 4. the untimely and inadequate notification of the Data Breach;
  - 5. the improper disclosure of their personal data;
  - 6. loss of privacy;
- 7. <u>ascertainable losses in the form of out-of-pocket expenses and the value of their time reasonably incurred to remedy or mitigate the effects of the Data Breach;</u>

- 8. <u>ascertainable losses in the form of deprivation of the value of their personal</u> data, for which there is a well-established national and international market;
- 9. <u>ascertainable losses in the form of the loss of cash back or other benefits as a result of their inability to use certain accounts and cards affected by the Data Breach; and</u>
- 10. the loss of productivity and value of their time spent attempting to ameliorate, mitigate and deal with the actual and future consequences of the data breach, including finding fraudulent charges, cancelling and reissuing cards, purchasing credit monitoring and identity theft protection services, imposition of withdrawal and purchase limits on compromised accounts, and the stress, nuisance and annoyance of dealing with all such issues resulting from the Data Breach.

Signed:		
0	ATTORNEY FOR	PLAINTIFF

### Barnett, Rochelle

STATE OF MISSISSIPPI

NOXUBEE COUNTY

### TO ANY LAWFUL OFFICER OF NOXUBEE COUNTY

You are to summon the defendant:

EQUIFAX INC, BY/THRU REGISTERED AGENT-PRENTICE HALL CORP. SYSTEM 7716 OLD CANTON RD, SUITE C MADISON MS 39110

to appear before a Justice Court Judge of NOXUBEE COUNTY in the county courthouse located on the 2nd floor courtroom at 2832 Jefferson Street, Macon Mississippi, on the 14th of July , 2020 at 09 00 a.m. to answer to the suit of:

BARNETT ROCHELE
P.O. BOX 78
434 FREEMAN STREET
BROOKSVILLE MS 39739
662/251-5908

In the amount of:

Principal: 3500.00

Atty. Fee:

Court Fee:

29.00

\$3574.00

and have there this writ.

#### NOTICE TO THE DEFENDANT

This is a civil lawsuit that was filed by the above Plaintiff. It is very important that you appear in court on the above date and time in which you have been summoned. If you agree that you owe this product to the Plaintiff, then you do not have to appear. A judgment by the final t will be given to the Plaintiff for the amount shown plus court costs, and the Plaintiff will have authority to garnish your wages or seek other means in order to collect this amount. If you disagree with this lawsuit, please appear in court and bring all necessary documents, witnesses, witnesses, where the please appear in court and bring all necessary documents, witnesses, witnesses, where the please appear is court and bring all necessary documents, witnesses, witnesses, where the please appear is court and bring all necessary documents, witnesses, where the please appear is court and bring all necessary documents, witnesses, where the plaintiff is the plaintiff of the amount shown plus court exists.



### IN THE JUSTICE COURT OF NOXUBEE COUNTY, MISSISSIPPI

ROCHELE	BARNETT	PLAINTIFF
Vs.	<u>4-30-20</u> D3	NO.: 1002-251
EQUIFAX,	INC BY AND THROUGH	
REGISTER	RED AGENT THE PRENTICE-HALL	
CORPORA	ATION SYSTEM, INC.	DEFENDANT
1.	The Plaintiff's name, address, and tele Name: <u>ROCHELE BARNETT</u> Street: <u>P.O. BOX 78 434 FREEMAN ST</u> City & Zip Code: <u>BROOKSVILLE, MS</u> Telephone No.: <u>662,251.5908</u>	REET
2.	The Defendant's name, address, and to Name: EQUIFAX, INC. BY AND THE PRENTICE-HALL CORPORATION Solve Street: 7716 OLD CANTON ROAD, Street: Zip Code: MADISON, MS 3917 Telephone No.:	OUGH REGISTERED AGENT THE YSTEM, INC. UITE C 10
3.	The defendant's place of business and Place of Business:  Street:  City:  State:	
4	The defendant(s) owes damages to the	e Plaintiff in the amount of \$3500.00

5. The basis for plaintiff's claim against the defendant(s) (Here state why you claim the defendant or defendants owe you money).

plus costs.

Thereafter, I have had to check my credit to ensure that my information has not been misused; I will have to purchase credit protection services and insurance for myself; and I have suffered stress from the knowledge that my private information has been given to others for their ill-gotten gains. Equifax's conduct constitutes general negligence as well as negligence per se as a violation of the statutory duties set forth in the Gramm-Leach-Bliley Act and the Mississippi Consumer Protection Act (Miss. Code Ann. § 75-24-1 et seq., 15 USC § 45. Further, Equifax has committed the tort of invasion of privacy by publicly disclosing private facts and have reached the bailment arrangement of the parties.

- 1. theft of their personal and financial information;
- 2. unauthorized charges on their debit and credit card accounts;
- 3. the imminent and certainly impending injury flowing from potential fraud and identity theft posed by their PII being placed in the hands of criminals and already misused via the sale of Plaintiffs' and Class Members' information on the black market;
  - 4. the untimely and inadequate notification of the Data Breach;
  - 5. the improper disclosure of their personal data;
  - 6. loss of privacy;
- 7. <u>ascertainable losses in the form of out-of-pocket expenses and the value of their time reasonably incurred to remedy or mitigate the effects of the Data Breach;</u>

- 8. <u>ascertainable losses in the form of deprivation of the value of their personal</u> data, for which there is a well-established national and international market;
- 9. <u>ascertainable losses in the form of the loss of cash back or other benefits as a result of their inability to use certain accounts and cards affected by the Data Breach; and</u>
- 10. the loss of productivity and value of their time spent attempting to ameliorate, mitigate and deal with the actual and future consequences of the data breach, including finding fraudulent charges, cancelling and reissuing cards, purchasing credit monitoring and identity theft protection services, imposition of withdrawal and purchase limits on compromised accounts, and the stress, nuisance and annoyance of dealing with all such issues resulting from the Data Breach.

ATTORNEY FOR PLAINTIFF

## Bay, Mary

STATE OF MISSISSIPPI

NOXUBEE COUNTY

#### TO ANY LAWFUL OFFICER OF NOXUBEE COUNTY

You are to summon the defendant:

EQUIFAX INC BY & THRU REGISTERED AGENT-PRENTICE HALL CORP. SYSTEM 7716 OLD CANTON ROAD, SUITE C MADISON MS 39110

to appear before a Justice Court Judge of NOXUBEE COUNTY in the county courthouse located on the 2nd floor courtroom at 2832 Jefferson Street, Macon Mississippi, on the 28th pril , 2020 at 09 00 a.m. to answer to the suit of:

APR 15 2020

BAY MARY 2527 GILLESPIE ROAD

MACON MS 39341 662/228-3220 The amount of:

CHERYL HUMN JUST CHERYL

Apr.y. Fee: Court Fee:

3574.00

and have there this writ.

#### NOTICE TO THE DEFENDANT

This is a civil lawsuit that was filed by the above Plaintiff. It is very important that you appear in court on the above date and time in which you have been summoned. If you agree that you owe this amount to the Plaintiff, then you do not have to appear. A judgment by default will be given to the Plaintiff for the amount shown plus court costs, and the Plaintiff will have authority to garnish your wages or seek other means in order to collect this amount. If you disagree with this lawsuit, please appear in court and bring all necessary documents, witnesses, or evidence.



### IN THE JUSTICE COURT OF NOXUBEE COUNTY, MISSISSIPPI

MA	RY	$\mathbf{B}$	$\mathbf{AY}$



**PLAINTIFF** 

Vs.

NO.: 1002-223

## EQUIFAX, INC BY AND THROUGH REGISTERED AGENT THE PRENTICE-HALL CORPORATION SYSTEM, INC.

DEFENDANT

1. The Plaintiff's name, address, and telephone number are:

Name: MARY BAY

Street: 2527 Gillespie ROAD

City & Zip Code: MACON, MS 39341

Telephone No.: 662.228.3220

2. The Defendant's name, address, and telephone number are:

Name: EQUIFAX, INC. BY AND THROUGH REGISTERED AGENT THE

PRENTICE-HALL CORPORATION SYSTEM, INC.

Street: 7716 OLD CANTON ROAD, SUITE C

City & Zip Code: MADISON, MS 39110

Telephone No.:

3. The defendant's place of business and address are (if known):

Place of Business: \_\_\_\_\_\_\_
Street: \_\_\_\_\_\_

City: \_\_\_\_\_

- 4. The defendant(s) owes damages to the Plaintiff in the amount of \$3500.00 plus costs.
  - 5. The basis for plaintiff's claim against the defendant(s) (Here state why you claim the defendant or defendants owe you money).

Thereafter, I have had to check my credit to ensure that my information has not been misused; I will have to purchase credit protection services and insurance for myself; and I have suffered stress from the knowledge that my private information has been given to others for their ill-gotten gains. Equifax's conduct constitutes general negligence as well as negligence per se as a violation of the statutory duties set forth in the Gramm-Leach-Bliley Act and the Mississippi Consumer Protection Act (Miss. Code Ann. § 75-24-1 et seq., 15 USC § 45. Further, Equifax has committed the tort of invasion of privacy by publicly disclosing private facts and have reached the bailment arrangement of the parties.

- 1. theft of their personal and financial information;
  - 2. unauthorized charges on their debit and credit card accounts;
- 3. the imminent and certainly impending injury flowing from potential fraud and identity theft posed by their PII being placed in the hands of criminals and already misused via the sale of Plaintiffs' and Class Members' information on the black market;
  - 4. the untimely and inadequate notification of the Data Breach;
  - 5. the improper disclosure of their personal data;
  - 6. loss of privacy;
- 7. <u>ascertainable losses in the form of out-of-pocket expenses and the value of their time reasonably incurred to remedy or mitigate the effects of the Data Breach;</u>

- 8. <u>ascertainable losses in the form of deprivation of the value of their personal</u> data, for which there is a well-established national and international market;
- 9. <u>ascertainable losses in the form of the loss of cash back or other benefits as a result of their inability to use certain accounts and cards affected by the Data Breach; and</u>
- 10. the loss of productivity and value of their time spent attempting to ameliorate, mitigate and deal with the actual and future consequences of the data breach, including finding fraudulent charges, cancelling and reissuing cards, purchasing credit monitoring and identity theft protection services, imposition of withdrawal and purchase limits on compromised accounts, and the stress, nuisance and annoyance of dealing with all such issues resulting from the Data Breach.

Signature:

ATTORNEY FØR PLAINTIFF

## Beamon, Quinton

STATE OF MISSISSIPPI

NOXUBEE COUNTY

TO ANY LAWFUL OFFICER OF

COUNTY

You are to summon the defendant:

EQUIFAX INC, BY/THRU REGISTERED AGENT-PRENTICE HALL CORP. SYSTEM 7716 OLD CANTON ROAD, SUITE C MADISON MS 39110

to appear before a Justice Court Judge of NOXUBEE COUNTY in the county courthouse located on the 2nd floor courtroom at 2832 Jefferson Street, , 2020 at 09 30 a.m. to Macon Mississippi, on the 11th of August answer to the suit of:

BEAMON QUINTON 1553 GILLESPIE ROAD

MACON MS 39341 662/708-0016

In the amount of:

Principal:

3500.00

Atty. Fee: Court Fee:

and have there this writ.

#### NOTICE TO THE DEFENDANT

This is a civil lawsuit that was filed by the above Plaintiff. It is very important that you appear in court on the above date and time in which you have been summoned. If you agree that you owe this amount to the Plaintiff, then you do not have to appear. A judgment by Nethold will be given to the Plaintiff for the amount shown plus courred the Plaintiff will have authority to garnish your wages or seek other means in order to collect this amount. If you disagree with this lawsuit, please

appear in court and bring all necessary documents, witnesses, or evidents
Witness my hand, this the 12th day of June , 2030
JUSTICE COURT CLERK SEAL
BY:
**************************************
OFFICER'S RETURN:
I have this day executed the within writ by serving the defendant(s)
Personally Member of Family (over age 16)
Not FoundCertified Mail Delivery
Posted on door of his/her Residence
Nho Buo OFFICER 6-18-20 DATE



Ql	JIN	TIN	BEA	V

**PLAINTIFF** 

Vs.

NO: 1002 - 302

## EQUIFAX, INC BY AND THROUGH REGISTERED AGENT THE PRENTICE-HALL CORPORATION SYSTEM, INC.

DEFENDANT

1.	The Plaintiff's name, address, and telephone number are:
	Name: QUINTIN BEAMON
	Street: 1553 GILLESPIE ROAD
	City & Zip Code: MACON, MS 39341
	Telephone No.: <u>662.708.0016</u>
2.	The Defendant's name, address, and telephone number are:
•	Name: EQUIFAX, INC. BY AND THROUGH REGISTERED AGENT THE
	PRENTICE-HALL CORPORATION SYSTEM, INC.
	Street: 7716 OLD CANTON ROAD, SUITE C
	City & Zip Code: MADISON, MS 39110
	Telephone No.:
3.	The defendant's place of business and address are (if known):
	Place of Business:
	Street:
	City:
	State:

- 4. The defendant(s) owes damages to the Plaintiff in the amount of \$3500.00 plus costs.
  - 5. The basis for plaintiff's claim against the defendant(s) (Here state why you claim the defendant or defendants owe you money).

Thereafter, I have had to check my credit to ensure that my information has not been misused; I will have to purchase credit protection services and insurance for myself; and I have suffered stress from the knowledge that my private information has been given to others for their ill-gotten gains. Equifax's conduct constitutes general negligence as well as negligence per se as a violation of the statutory duties set forth in the Gramm-Leach-Bliley Act and the Mississippi Consumer Protection Act (Miss. Code Ann. § 75-24-1 et seq., 15 USC § 45. Further, Equifax has committed the tort of invasion of privacy by publicly disclosing private facts and have reached the bailment arrangement of the parties.

- 1. theft of their personal and financial information;
- 2. unauthorized charges on their debit and credit card accounts;
- 3. the imminent and certainly impending injury flowing from potential fraud and identity theft posed by their PII being placed in the hands of criminals and already misused via the sale of Plaintiffs' and Class Members' information on the black market;
  - 4. the untimely and inadequate notification of the Data Breach;
  - 5. the improper disclosure of their personal data;
  - 6. loss of privacy;
- 7. <u>ascertainable losses in the form of out-of-pocket expenses and the value of their time reasonably incurred to remedy or mitigate the effects of the Data Breach;</u>

- 8. <u>ascertainable losses in the form of deprivation of the value of their personal data, for which there is a well-established national and international market;</u>
- 9. <u>ascertainable losses in the form of the loss of cash back or other benefits as a result of their inability to use certain accounts and cards affected by the Data Breach; and</u>
- 10. the loss of productivity and value of their time spent attempting to ameliorate, mitigate and deal with the actual and future consequences of the data breach, including finding fraudulent charges, cancelling and reissuing cards, purchasing credit monitoring and identity theft protection services, imposition of withdrawal and purchase limits on compromised accounts, and the stress, nuisance and annoyance of dealing with all such issues resulting from the Data Breach.

Signed:		
,	ATTORNEY FOR	PLAINTIFF

## Beasley, Brenda

NOXUBEE COUNTY

TO ANY LAWFUL OFFICER OF Madison COUNTY

You are to summon the defendant:

EOUIFAX INC. BY/THRU REGISTERED AGENT-PRENTICE HALL CORP. SYSTEM 7716 OLD CANTON ROAD, SUITE C MADISON MS 39110

to appear before a Justice Court Judge of NOXUBEE COUNTY in the county courthouse located on the 2nd floor courtroom at 2832 Jefferson Street, , 2020 at 09 30 a.m. to Macon Mississippi, on the 11th of August answer to the suit of:

BEASLEY BRENDA 466 DENT STREET

MACON MS 39341

In the amount of: 3500.00 Principal:

Atty. Fee:

Court Fee:

662/361-0064

and have there this writ.

NOTICE TO THE DEFENDANT

This is a civil lawsuit that was filed by the above Plaintiff. It is very important that you appear in court on the above date and time in which you have been summoned. If you agree that you owe this amount to the ERK A judgment by defaul default will be Plaintiff, then you do not have to appear. given to the Plaintiff for the amount shown plus court costs, and the Plaintiff will have authority to garnish your wages or seek other means in order to collect this amount. If you disagree with this lawsuit, please appear in court and bring all necessary documents, witnesses, or evidence

Witness my hand, this the 12th day of June BY: \*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\* OFFICER'S RETURN: I have this day executed Ahe within writ by serving the defendant(s) Member of Family (over age 16)\_\_\_\_\_ Ýersonálly \_\_\_\_Certified Mail Delivery Not Found Posted on door of his/her Residence 6-18-N DATE



### IN THE JUSTICE COURT OF NOXUBEE COUNTY, MISSISSIPPI

### BRENDA BEASLEY



**PLAINTIFF** 

Vs.

NO::/002-30/

## EQUIFAX, INC BY AND THROUGH REGISTERED AGENT THE PRENTICE-HALL CORPORATION SYSTEM, INC.

DEFENDANT

1. The Plaintiff's name, address, and telephone number are:

Name: <u>BRENDA BEASLEY</u> Street: 466 DENT STREET

City & Zip Code: MACON, MS 39341

Telephone No.: 662.361.0064 OR 662.726.5096

2. The Defendant's name, address, and telephone number are:

Name: EQUIFAX, INC. BY AND THROUGH REGISTERED AGENT THE

PRENTICE-HALL CORPORATION SYSTEM, INC.

Street: 7716 OLD CANTON ROAD, SUITE C

City & Zip Code: MADISON, MS 39110

Telephone No.:

3. The defendant's place of business and address are (if known):

Place of Business: \_\_\_\_\_\_
Street: \_\_\_\_\_\_
City: \_\_\_\_\_

State:

4. The defendant(s) owes damages to the Plaintiff in the amount of \$3500.00 plus costs.

5. The basis for plaintiff's claim against the defendant(s) (Here state why you claim the defendant or defendants owe you money).

Thereafter, I have had to check my credit to ensure that my information has not been misused; I will have to purchase credit protection services and insurance for myself; and I have suffered stress from the knowledge that my private information has been given to others for their ill-gotten gains. Equifax's conduct constitutes general negligence as well as negligence per se as a violation of the statutory duties set forth in the Gramm-Leach-Bliley Act and the Mississippi Consumer Protection Act (Miss. Code Ann. § 75-24-1 et seq., 15 USC § 45. Further, Equifax has committed the tort of invasion of privacy by publicly disclosing private facts and have reached the bailment arrangement of the parties.

- 1. theft of their personal and financial information;
- 2. unauthorized charges on their debit and credit card accounts;
- 3. the imminent and certainly impending injury flowing from potential fraud and identity theft posed by their PII being placed in the hands of criminals and already misused via the sale of Plaintiffs' and Class Members' information on the black market;
  - 4. the untimely and inadequate notification of the Data Breach;
  - 5. the improper disclosure of their personal data;
  - 6. <u>loss of privacy;</u>
- 7. <u>ascertainable losses in the form of out-of-pocket expenses and the value of their time reasonably incurred to remedy or mitigate the effects of the Data Breach;</u>

- 8. <u>ascertainable losses in the form of deprivation of the value of their personal</u> <u>data, for which there is a well-established national and international market;</u>
- 9. <u>ascertainable losses in the form of the loss of cash back or other benefits as a result of their inability to use certain accounts and cards affected by the Data Breach; and</u>
- 10. the loss of productivity and value of their time spent attempting to ameliorate, mitigate and deal with the actual and future consequences of the data breach, including finding fraudulent charges, cancelling and reissuing cards, purchasing credit monitoring and identity theft protection services, imposition of withdrawal and purchase limits on compromised accounts, and the stress, nuisance and annoyance of dealing with all such issues resulting from the Data Breach.

Signed:			,
_	ATTORNEY	FOR I	LAINTIFF

### Beck, Rosie

STATE OF MISSISSIPPI

NOXUBEE COUNTY

TO ANY LAWFUL OFFICER OF Madison COUNTY

You are to summon the defendant:

EOUIFAX INC. BY/THRU REGISTERED AGENT-PRETICE HALL CORP. SYSTEM 7716 OLD CANTON ROAD, SUITE C MADISON MS 39110

to appear before a Justice Court Judge of NOXUBEE COUNTY in the county courthouse located on the 2nd floor courtroom at 2832 Jefferson Street, , 2020 at 09 30 a.m. +6 Macon Mississippi, on the 11th of August answer to the suit of:

BECK ROSIE 513 STEWART ROAD

MACON MS 39341 662/361-2166

In the amount of:

3500.00 Principal:

Atty. Fee: Court Fee:

and have there this writ.

### NOTICE TO THE DEFENDANT

This is a civil lawsuit that was filed by the above laintiff. It is verimportant that you appear in court on the above date and time 2020 which If you agree that you owe this angust to the CHERYL HUND OF you have been summoned. Plaintiff, then you do not have to appear. A judgment by default will be given to the Plaintiff for the amount shown plus court costs, and the Plaintiff will have authority to garnish your wages or seek other means in order to collect this amount. If you disagree with this lawsuit, please appear in court and bring all necessary documents, witnesses, or we

Witness my hand, this the 12th day of June BY: \*\*\*\* +++++ OFFICER'S RETURN. the within writ he serving the defendant(s) I have thic Member of Family (over age 16)\_\_\_\_\_ \_\_\_Not Found \_\_\_\_Certified Mail Delivery Posted on door of his/her Residence 6-18-20DATE



### IN THE JUSTICE COURT OF NOXUBEE COUNTY, MISSISSIPPI

RO	SIE	BE	CK



**PLAINTIFF** 

Vs.

NO.: 1002-300

# EQUIFAX, INC BY AND THROUGH REGISTERED AGENT THE PRENTICE-HALL CORPORATION SYSTEM, INC.

DEFENDANT

1. The Plaintiff's name, address, and telephone number are:

Name: ROSIE BECK

Street: 513 STEWART ROAD

City & Zip Code: MACON, MS 39341

Telephone No.: 662.361.2166

2. The Defendant's name, address, and telephone number are:

Name: EQUIFAX, INC. BY AND THROUGH REGISTERED AGENT THE

PRENTICE-HALL CORPORATION SYSTEM, INC.

Street: 7716 OLD CANTON ROAD, SUITE C

City & Zip Code: MADISON, MS 39110

Telephone No.:

3. The defendant's place of business and address are (if known):

Place of Business: \_\_\_\_\_\_
Street: \_\_\_\_\_\_
City:

State:

- 4. The defendant(s) owes damages to the Plaintiff in the amount of \$3500.00 plus costs.
  - 5. The basis for plaintiff's claim against the defendant(s) (Here state why you claim the defendant or defendants owe you money).

Thereafter, I have had to check my credit to ensure that my information has not been misused; I will have to purchase credit protection services and insurance for myself; and I have suffered stress from the knowledge that my private information has been given to others for their ill-gotten gains. Equifax's conduct constitutes general negligence as well as negligence per se as a violation of the statutory duties set forth in the Gramm-Leach-Bliley Act and the Mississippi Consumer Protection Act (Miss. Code Ann. § 75-24-1 et seq., 15 USC § 45. Further, Equifax has committed the tort of invasion of privacy by publicly disclosing private facts and have reached the bailment arrangement of the parties.

- 1. theft of their personal and financial information;
- 2. unauthorized charges on their debit and credit card accounts;
- 3. the imminent and certainly impending injury flowing from potential fraud and identity theft posed by their PII being placed in the hands of criminals and already misused via the sale of Plaintiffs' and Class Members' information on the black market;
  - 4. the untimely and inadequate notification of the Data Breach;
  - 5. the improper disclosure of their personal data;
  - 6. <u>loss of privacy</u>;
- 7. <u>ascertainable losses in the form of out-of-pocket expenses and the value of their time reasonably incurred to remedy or mitigate the effects of the Data Breach;</u>

- 8. <u>ascertainable losses in the form of deprivation of the value of their personal data, for which there is a well-established national and international market;</u>
- 9. <u>ascertainable losses in the form of the loss of cash back or other benefits as a result of their inability to use certain accounts and cards affected by the Data Breach; and</u>
- 10. the loss of productivity and value of their time spent attempting to ameliorate, mitigate and deal with the actual and future consequences of the data breach, including finding fraudulent charges, cancelling and reissuing cards, purchasing credit monitoring and identity theft protection services, imposition of withdrawal and purchase limits on compromised accounts, and the stress, nuisance and annoyance of dealing with all such issues resulting from the Data Breach.

Signed:	
•	ATTORNEY FOR PLAINTIFF

### Bennett, Sally

NOXUBEE COUNTY

TO	ANY	LAWFUL	OFFICER	OF	Madison	COUNTY

You are to summon the defendant:

EQUIFAX INC, BY/THRU REGISTERED AGENT-PRENTICE HALL CORP. SYSTEM 7716 OLD CANTON ROAD, SUITE C MADISON MS 39110

to appear before a Justice Court Judge of NOXUBEE COUNTY in the county courthouse located on the 2nd floor courtroom at 2832 Jefferson Street, , 2020 at 09 30 a.m. to Macon Mississippi, on the 11th οf August answer to the suit of:

BENNETT SALLY P.O. BOX 183

SHUQUALAK MS 39361 662/574-3669

In the amount of:

3500.00 Principal:

Atty. Fee:

Court Fee:

and have there this writ.

NOTICE TO THE DEFENDANT

This is a civil lawsuit that was filed by the above Pla#hti important that you appear in court on the above date and time in which you have been summoned. If you agree that you owe this HERYL HUMN JUSTICE CUERK D.C. A judgment by default will be Plaintiff, then you do not have to appear. given to the Plaintiff for the amount shown plus court costs, and the Plaintiff will have authority to garnish your wages or seek other means in order to collect this amount. If you disagree with this lawsuit, please appear in court and bring all necessary documents, witnesses, or evidence.

Witness my hand, this the 12th day of June	, 200 CE COO
LOCALA SANAC	
JUSTICE COURT CLE	RK X
BY:	
**************************************	*****
I have this day executed the within writ by serving the	ne defendant(s)
Personally Member of Family (over age 16)	
Not FoundCertified Mail Delivery	
Posted on door of his/her Residence	
Mike Brown OFFICER 6-18-20	_DATE



plus costs.

### IN THE JUSTICE COURT OF NOXUBEE COUNTY, MISSISSIPPI

SALLY BI	ENNETT	` PLAINTIFF
Vs.	10-10-20	NO:: 1002 - 299
EOLIEAV	D: (, INC BY AND THROUGH	
	RED AGENT THE PRENTICE-HALL	
CORPOR	ATION SYSTEM, INC.	DEFENDANT
1.	The Plaintiff's name, address, and tele	ephone number are:
	Name: <u>SALLY BENNETT</u>	
	Street: <u>P.O. BOX 183</u>	
	City & Zip Code: SHUQUALAK, MS	39361
	Telephone No.: <u>662.574.3669</u>	<del></del>
2.	The Defendant's name, address, and t	telephone number are:
	Name: <u>EQUIFAX, INC. BY AND THE</u>	ROUGH REGISTERED AGENT THE
	PRENTICE-HALL CORPORATION S	SYSTEM, INC.
	Street: 7716 OLD CANTON ROAD, S	UITE C
	City & Zip Code: MADISON, MS 391	<u>10</u>
	Telephone No.:	
3.	The defendant's place of business and	l address are (if known):
	Place of Business:	•
	Street:	
	City:	
	State:	
4.	The defendant(s) owes damages to th	e Plaintiff in the amount of \$3500.00

5. The basis for plaintiff's claim against the defendant(s) (Here state why you claim the defendant or defendants owe you money).

Thereafter, I have had to check my credit to ensure that my information has not been misused; I will have to purchase credit protection services and insurance for myself; and I have suffered stress from the knowledge that my private information has been given to others for their ill-gotten gains. Equifax's conduct constitutes general negligence as well as negligence per se as a violation of the statutory duties set forth in the Gramm-Leach-Bliley Act and the Mississippi Consumer Protection Act (Miss. Code Ann. § 75-24-1 et seq., 15 USC § 45. Further, Equifax has committed the tort of invasion of privacy by publicly disclosing private facts and have reached the bailment arrangement of the parties.

- 1. theft of their personal and financial information;
- 2. unauthorized charges on their debit and credit card accounts;
- 3. the imminent and certainly impending injury flowing from potential fraud and identity theft posed by their PII being placed in the hands of criminals and already misused via the sale of Plaintiffs' and Class Members' information on the black market;
  - 4. the untimely and inadequate notification of the Data Breach;
  - 5. the improper disclosure of their personal data;
  - 6. loss of privacy;
- 7. <u>ascertainable losses in the form of out-of-pocket expenses and the value of their time reasonably incurred to remedy or mitigate the effects of the Data Breach;</u>

- 8. <u>ascertainable losses in the form of deprivation of the value of their personal</u> data, for which there is a well-established national and international market;
- 9. <u>ascertainable losses in the form of the loss of cash back or other benefits as a result of their inability to use certain accounts and cards affected by the Data Breach; and</u>
- 10. the loss of productivity and value of their time spent attempting to ameliorate, mitigate and deal with the actual and future consequences of the data breach, including finding fraudulent charges, cancelling and reissuing cards, purchasing credit monitoring and identity theft protection services, imposition of withdrawal and purchase limits on compromised accounts, and the stress, nuisance and annoyance of dealing with all such issues resulting from the Data Breach.

Signed:	<u>.</u>
_	ATTORNEY FOR PLAINTIFF

### Brooks, Patricia

STATE OF MISSISSIPPI

NOXUBEE COUNTY

TO ANY LAWFUL OFFICER OF NOXUBEE COUNTY

You are to summon the defendant:

EQUIFAX INC, BY/THRU REGISTERED AGENT-PRENTICE HALL CORP. SYSTEM 7715 OLD CANTON RD, SUITE C MADISON MS 396110

to appear before a Justice Court Judge of NOXUBEE COUNTY in the county courthouse located on the 2nd floor courtroom at 2832 Jefferson Street, Macon Mississippi, on the 14th of July , 2020 at 09 00 a.m. to answer to the suit of:

BROOKS PATRICIA 45 CURTIS BUSH DRIVE

45 CURTIS BUSH DRIVE

MACON MS 39341 662/425-1674 In the amount of:

Principal: 3500.00

Atty. Fee:

Court Fee:

**74**.00

3574.00

and have there this writ.

NOTICE TO THE DEFENDANT

This is a civil lawsuit that was filed by the above plaintiff. It wery important that you appear in court on the above date and time in which you have been summoned. If you agree that you owe this amount to make ERK CHERYLHOW Plaintiff, then you do not have to appear. A judgment is required to given to the Plaintiff for the amount shown plus court costs and the Plaintiff will have authority to garnish your wages or seek other means in order to collect this amount. If you disagree with this lawsuit, please appear in court and bring all necessary documents, witnesses, of evidence.

witness my hand, this the 12th day of May

BY:

OFFICER'S RETURN:

I have this day executed the within writ by serving the defendant(s)

Personally Member of Family (over age 16)

Not Found Certified Mail Delivery

Posted on door of his/her Residence

Witness my hand, this the 12th day of May

BY:

(SEAN)

(S



P	'A'	[R]	[CIA	A B	R	OC	KS



**PLAINTIFF** 

Vs.

NO: 1002-252

# EQUIFAX, INC BY AND THROUGH REGISTERED AGENT THE PRENTICE-HALL CORPORATION SYSTEM, INC.

**DEFENDANT** 

1. The Plaintiff's name, address, and telephone number are:
Name: PATRICIA BROOKS

Street: 45 CURTIS BUSH DRIVE

City & Zip Code: MACON, MS 39341

Telephone No.: 662.425.1674

2. The Defendant's name, address, and telephone number are:

Name: EQUIFAX, INC. BY AND THROUGH REGISTERED AGENT THE

PRENTICE-HALL CORPORATION SYSTEM, INC.

Street: 7716 OLD CANTON ROAD, SUITE C

City & Zip Code: MADISON, MS 39110

Telephone No.:

3. The defendant's place of business and address are (if known):

Place of Business: \_\_\_\_\_\_\_Street: \_\_\_\_\_

City: \_\_\_\_\_\_

- 4. The defendant(s) owes damages to the Plaintiff in the amount of \$3500.00 plus costs.
  - 5. The basis for plaintiff's claim against the defendant(s) (Here state why you claim the defendant or defendants owe you money):

Equifax was negligent in failing to protect my personal data including but not limited to my social security number, address and phone number. Equifax had a duty to protect the personal data it was entrusted with to use reasonable care to protect it

from unauthorized access by third parties and to stop data breaches by taking reasonable steps to update its cybersecurity software. Equifax failed to provide sufficient technological safeguards which caused my personal financial information to be hacked. Equifax became aware of a specific vulnerability with the Apache Struts software it employed on March 9, 2017, but failed to update or patch their software despite their own policy which requires such update/patches to be made within 48 hours. Equifax acknowledges this date breach occurred between May 2017 and July 2017. Equifax claims it first discovered the breach July 29, 2017 and thereafter withheld this vital information from me until going public on September 7, 2017. Equifax has caused substantial harm to Plaintiff, including serious risks of credit harm and identity theft for years to come.

Thereafter, I have had to check my credit to ensure that my information has not been misused; I will have to purchase credit protection services and insurance for myself; and I have suffered stress from the knowledge that my private information has been given to others for their ill-gotten gains. Equifax's conduct constitutes general negligence as well as negligence per se as a violation of the statutory duties set forth in the Gramm-Leach-Bliley Act and the Mississippi Consumer Protection Act (Miss. Code Ann. § 75-24-1 et seq., 15 USC § 45. Further, Equifax has committed the tort of invasion of privacy by publicly disclosing private facts and have reached the bailment arrangement of the parties.

- 1. theft of their personal and financial information;
- 2. unauthorized charges on their debit and credit card accounts;
- 3. the imminent and certainly impending injury flowing from potential fraud and identity theft posed by their PII being placed in the hands of criminals and already misused via the sale of Plaintiffs' and Class Members' information on the black market;
  - 4. the untimely and inadequate notification of the Data Breach;
  - 5. the improper disclosure of their personal data;
  - 6. loss of privacy;
- 7. <u>ascertainable losses in the form of out-of-pocket expenses and the value of their time reasonably incurred to remedy or mitigate the effects of the Data</u> Breach;

- 8. <u>ascertainable losses in the form of deprivation of the value of their personal</u> <u>data, for which there is a well-established national and international market;</u>
- 9. <u>ascertainable losses in the form of the loss of cash back or other benefits as a</u> result of their inability to use certain accounts and cards affected by the Data Breach; and
- 10. the loss of productivity and value of their time spent attempting to ameliorate, mitigate and deal with the actual and future consequences of the data breach, including finding fraudulent charges, cancelling and reissuing cards, purchasing credit monitoring and identity theft protection services, imposition of withdrawal and purchase limits on compromised accounts, and the stress, nuisance and annoyance of dealing with all such issues resulting from the Data Breach.

ATFORNEY FOR PLAINTIFF

### Brown, Irene

NOXUBEE COUNTY

TO ANY LAWFUL OFFICER OF NOXUBEE COUNTY

You are to summon the defendant:

EQUIFAX INC, BY/THROUGH REGISTER AGENT THE PRENTICE-HALL CORP SYS 7716 OLD CANTON RD, SUITE C MADISON 39110 MS

to appear before a Justice Court Judge of NOXUBEE COUNTY in the county courthouse located on the 2nd floor courtroom at 2832 Jefferson Street, Macon Mississippi, on the 28th of at 09 30 a.m. to April , 2020 answer to the suit

BROWN IRENE P.O. BOX 341

662/228-1100

MACON MS 39341

MAR 24 2020 CHERYL HUM CHERYL HUM

Court Fee:

3500.00

and have there this writ.

NOTYCE TO THE DEFENDANT

This is a civil lawsuit that was filed by the above Plaintiff. It is very important that you appear in court on the above date and time in which you have been summoned. If you agree that you owe this amount to the Plaintiff, then you do not have to appear. A judgment by default will be given to the Plaintiff for the amount shown plus court costs, and the Plaintiff will have authority to garnish your wages or seek other means in order to collect this amount. If you disagree with this lawsuit, please appear in court and bring all necessary documents, witnesses, or evidence.

Witness my hand, this the 11th day of March CLERK \*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\* OFFICER'S RETURN: I have this day executed the within writ by serving the defendant(s) Member of Family (over age 16) Personally Certified Mail Delivery Posted on door of his/her Residence OFFICER

#### **IRENE BROWN**



**PLAINTIFF** 

Vs.

NO.: 1002/200

# EQUIFAX, INC BY AND THROUGH REGISTERED AGENT THE PRENTICE-HALL CORPORATION SYSTEM, INC.

DEFENDANT

1. The Plaintiff's name, address, and telephone number are: Name: IRENE BROWN

Street: P.O. BOX 341

City & Zip Code: MACON, MS 39739

Telephone No.: 662.228.1100

2. The Defendant's name, address, and telephone number are:

Name: EQUIFAX, INC. BY AND THROUGH REGISTERED AGENT THE

PRENTICE-HALL CORPORATION SYSTEM, INC.

Street: 7716 OLD CANTON ROAD, SUITE C

City & Zip Code: MADISON, MS 39110

Telephone No.:\_\_\_\_\_

3. The defendant's place of business and address are (if known):

Place of Business:

Street:\_\_\_\_\_\_

State:

4. The defendant(s) owes damages to the Plaintiff in the amount of \$3500.00 plus costs.

5. The basis for plaintiff's claim against the defendant(s) (Here state why you claim the defendant or defendants owe you money).

Equifax was negligent in failing to protect my personal data including but not limited to my social security number, address and phone number. Equifax had a duty to protect the personal data it was entrusted with to use reasonable care to protect it

from unauthorized access by third parties and to stop data breaches by taking reasonable steps to update its cybersecurity software. Equifax failed to provide sufficient technological safeguards which caused my personal financial information to be hacked. Equifax became aware of a specific vulnerability with the Apache Struts software it employed on March 9, 2017, but failed to update or patch their software despite their own policy which requires such update/patches to be made within 48 hours. Equifax acknowledges this date breach occurred between May 2017 and July 2017. Equifax claims it first discovered the breach July 29, 2017 and thereafter withheld this vital information from me until going public on September 7, 2017. Equifax has caused substantial harm to Plaintiff, including serious risks of credit harm and identity theft for years to come.

Thereafter, I have had to check my credit to ensure that my information has not been misused; I will have to purchase credit protection services and insurance for myself; and I have suffered stress from the knowledge that my private information has been given to others for their ill-gotten gains. Equifax's conduct constitutes general negligence as well as negligence per se as a violation of the statutory duties set forth in the Gramm-Leach-Bliley Act and the Mississippi Consumer Protection Act (Miss. Code Ann. § 75-24-1 et seq., 15 USC § 45. Further, Equifax has committed the tort of invasion of privacy by publicly disclosing private facts and have reached the bailment arrangement of the parties.

- 1. theft of their personal and financial information;
- 2. unauthorized charges on their debit and credit card accounts;
- 3. the imminent and certainly impending injury flowing from potential fraud and identity theft posed by their PII being placed in the hands of criminals and already misused via the sale of Plaintiffs' and Class Members' information on the black market;
  - 4. the untimely and inadequate notification of the Data Breach;
  - 5. the improper disclosure of their personal data;
  - 6. loss of privacy;
- 7. <u>ascertainable losses in the form of out-of-pocket expenses and the value of their time reasonably incurred to remedy or mitigate the effects of the Data</u> Breach;

- 8. <u>ascertainable losses in the form of deprivation of the value of their personal</u> data, for which there is a well-established national and international market;
- 9. <u>ascertainable losses in the form of the loss of cash back or other benefits as a result of their inability to use certain accounts and cards affected by the Data Breach; and</u>
- 10. the loss of productivity and value of their time spent attempting to ameliorate, mitigate and deal with the actual and future consequences of the data breach, including finding fraudulent charges, cancelling and reissuing cards, purchasing credit monitoring and identity theft protection services, imposition of withdrawal and purchase limits on compromised accounts, and the stress, nuisance and annoyance of dealing with all such issues resulting from the Data Breach.

Signature:

## Bush, Gloria

STATE OF MISSISSIPPI

NOXUBEE COUNTY

TO ANY LAWFUL OFFICER OF NOXUBEE COUNTY

You are to summon the defendant:

EQUIFAX INC, BY/THROUGH REGISTER AGENT THE PRENICE-HALL CORP SYS 7716 OLD CANTON RD, SUITE C MADISON 39110

to appear before a Justice Court Judge of NOXUBEE COUNTY in the county courthouse located on the 2nd floor courtroom at 2832 Jefferson Street, Macon Mississippi, on the 28th April , 2020 at 09 30 a.m. to of answer to the suit of:

BUSH GLORIA 4840 SANDYLAND ROAD

MACON MS 39341 662/549-3802

In the amount of: MAR 24 2020 Principal:

CHERYL HUMY JUDING COURT GERY. Fee:

and have there this writ.

NOTICE TO THE DEFENDANT

This is a civil lawsuit that was filed by the above Plaintiff. It is very important that you appear in court on the above date and time in which you have been summoned. If you agree that you owe this amount to the Plaintiff, then you do not have to appear. A judgment by default will be given to the Plaintiff for the amount shown plus court costs, and the Plaintiff will have authority to garnish your wages or seek other means in order to collect this amount. If you disagree with this lawsuit, please appear in court and bring all necessary documents, witnesses, or evidence.

Witness my hand, this the 11th day of OFFICER'S RETURN: I have this day executed the within writ by serving the defendant(s) Member of Family (over age 16) Certified Mail Delivery Posted on door of his/her Residence

GLORIA B	<u>USH</u>	PLAINTIFF
Vs.	<u>3-11-26</u>	NO.: 1002-202
REGISTER	INC BY AND THROUGH RED AGENT THE PRENTICE-HALL ATION SYSTEM, INC	DEFENDANT
1.	The Plaintiff's name, address, and telephone Name: <u>GLORIA BUSH</u> Street: <u>4840 SANDYLAND ROAD</u> City & Zip Code: <u>MACON, MS 39341</u> Telephone No.: <u>662.549.3802</u>	e number are:
2.	The Defendant's name, address, and telephoname: EQUIFAX, INC. BY AND THROUGH PRENTICE-HALL CORPORATION SYSTEM Street: 7716 OLD CANTON ROAD, SUITE COLTY & Zip Code: MADISON, MS 39110 Telephone No.:	H REGISTERED AGENT THE M, INC C
3.	The defendant's place of business and addre	ess are (if known):

4. The defendant(s) owes damages to the Plaintiff in the amount of \$3500.00 plus costs.

State:

5. The basis for plaintiff's claim against the defendant(s) (Here state why you claim the defendant or defendants owe you money).

City:

Equifax was negligent in failing to protect my personal data including but not limited to my social security number, address and phone number. Equifax had a duty to protect the personal data it was entrusted with to use reasonable care to protect it

from unauthorized access by third parties and to stop data breaches by taking reasonable steps to update its cybersecurity software. Equifax failed to provide sufficient technological safeguards which caused my personal financial information to be hacked. Equifax became aware of a specific vulnerability with the Apache Struts software it employed on March 9, 2017, but failed to update or patch their software despite their own policy which requires such update/patches to be made within 48 hours. Equifax acknowledges this date breach occurred between May 2017 and July 2017. Equifax claims it first discovered the breach July 29, 2017 and thereafter withheld this vital information from me until going public on September 7, 2017. Equifax has caused substantial harm to Plaintiff, including serious risks of credit harm and identity theft for years to come.

Thereafter, I have had to check my credit to ensure that my information has not been misused; I will have to purchase credit protection services and insurance for myself; and I have suffered stress from the knowledge that my private information has been given to others for their ill-gotten gains. Equifax's conduct constitutes general negligence as well as negligence per se as a violation of the statutory duties set forth in the Gramm-Leach-Bliley Act and the Mississippi Consumer Protection Act (Miss. Code Ann. § 75-24-1 et seq., 15 USC § 45. Further, Equifax has committed the tort of invasion of privacy by publicly disclosing private facts and have reached the bailment arrangement of the parties.

- 1. theft of their personal and financial information;
- 2. unauthorized charges on their debit and credit card accounts;
- 3. the imminent and certainly impending injury flowing from potential fraud and identity theft posed by their PII being placed in the hands of criminals and already misused via the sale of Plaintiffs' and Class Members' information on the black market;
  - 4. the untimely and inadequate notification of the Data Breach;
  - 5. the improper disclosure of their personal data;
  - 6. loss of privacy;
- 7. <u>ascertainable losses in the form of out-of-pocket expenses and the value of their time reasonably incurred to remedy or mitigate the effects of the Data Breach;</u>

- 8. <u>ascertainable losses in the form of deprivation of the value of their personal</u> data, for which there is a well-established national and international market;
- 9. ascertainable losses in the form of the loss of cash back or other benefits as a result of their inability to use certain accounts and cards affected by the Data Breach; and
- 10. the loss of productivity and value of their time spent attempting to ameliorate, mitigate and deal with the actual and future consequences of the data breach, including finding fraudulent charges, cancelling and reissuing cards, purchasing credit monitoring and identity theft protection services, imposition of withdrawal and purchase limits on compromised accounts, and the stress, nuisance and annoyance of dealing with all such issues resulting from the Data Breach.

Signature:

TTORNEY FOR PLAINTIFF

## Calhoun, Ashley

Madison TO ANY LAWFUL OFFICER OF NOXUBER COUNTY

You are to summon the defendant:

EQUIFAX INC, BY/THRU REGISTERED AGENT-PRENTICE HALL CORP. SYSTEM 7716 OLD CANTON ROAD, SUITE C MADISON MS39110

to appear before a Justice Court Judge of NOXUBEE COUNTY in the county courthouse located on the 2nd floor courtroom at 2832 Jefferson Street, Macon Mississippi, on the 14th of July , 2020 at 09 00 a.m. to answer to the suit of:

CALHOUN ASHLEY 121 BLUEBERRY LANE

MAY 15 2020

In the amount of: Principal:

3500.00

MACON MS 39341 662/228-1783

CHERYL HUKIN, AMICE COURT CLEAVE TY. Fee:

and have there this writ.

NOTICE TO THE DEFENDANT

This is a civil lawsuit that was filed by the above Plaintiff. It is very important that you appear in court on the above date and time in which you have been summoned. If you agree that you owe this amount to the Plaintiff, then you do not have to appear. A judgment by default will be given to the Plaintiff for the amount shown plus court costs, and the Plaintiff will have authority to garnish your wages or seek other means in order to collect this amount. If you disagree with this lawsuit, please appear in court and bring all necessary documents, witnesses, or evidence.

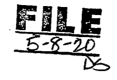
Witness my hand, this the 13th day of May BY: \* OFFICER'S RETURN: I have this day executed/the within writ by serving the defendant(s) Member of Family (over age 16) Not Found Certified Mail Delivery Posted on dogr of his/her Residence



#### ASHLEY CALHOUN

**PLAINTIFF** 

Vs.



NO: 1002-269

# EQUIFAX, INC BY AND THROUGH REGISTERED AGENT THE PRENTICE-HALL CORPORATION SYSTEM, INC.

**DEFENDANT** 

1. The Plaintiff's name, address, and telephone number are:

Name: <u>ASHLEY CALHOUN</u> Street: 121 BLUEBERRY LANE

City & Zip Code: MACON, MS 39341

Telephone No.: <u>662.228.1783</u>

2. The Defendant's name, address, and telephone number are:

Name: EQUIFAX, INC. BY AND THROUGH REGISTERED AGENT THE

PRENTICE-HALL CORPORATION SYSTEM, INC.

Street: 7716 OLD CANTON ROAD, SUITE C

City & Zip Code: MADISON, MS 39110

Telephone No.:

3. The defendant's place of business and address are (if known):

Place of Business: \_\_\_\_\_\_
Street: \_\_\_\_\_\_
City: \_\_\_\_\_

4. The defendant(s) owes damages to the Plaintiff in the amount of \$3500.00

plus costs.

5. The basis for plaintiff's claim against the defendant(s) (Here state why

you claim the defendant or defendants owe you money).

Equifax was negligent in failing to protect my personal data including but not limited to my social security number, address and phone number. Equifax had a duty to protect the personal data it was entrusted with to use reasonable care to protect it from unauthorized access by third parties and to stop data breaches by taking

reasonable steps to update its cybersecurity software. Equifax failed to provide sufficient technological safeguards which caused my personal financial information to be hacked. Equifax became aware of a specific vulnerability with the Apache Struts software it employed on March 9, 2017, but failed to update or patch their software despite their own policy which requires such update/patches to be made within 48 hours. Equifax acknowledges this date breach occurred between May 2017 and July 2017. Equifax claims it first discovered the breach July 29, 2017 and thereafter withheld this vital information from me until going public on September 7, 2017. Equifax has caused substantial harm to Plaintiff, including serious risks of credit harm and identity theft for years to come.

Thereafter, I have had to check my credit to ensure that my information has not been misused; I will have to purchase credit protection services and insurance for myself; and I have suffered stress from the knowledge that my private information has been given to others for their ill-gotten gains. Equifax's conduct constitutes general negligence as well as negligence per se as a violation of the statutory duties set forth in the Gramm-Leach-Bliley Act and the Mississippi Consumer Protection Act (Miss. Code Ann. § 75-24-1 et seq., 15 USC § 45. Further, Equifax has committed the tort of invasion of privacy by publicly disclosing private facts and have reached the bailment arrangement of the parties.

- 1. theft of their personal and financial information;
- 2. unauthorized charges on their debit and credit card accounts;
- 3. the imminent and certainly impending injury flowing from potential fraud and identity theft posed by their PII being placed in the hands of criminals and already misused via the sale of Plaintiffs' and Class Members' information on the black market;
  - 4. the untimely and inadequate notification of the Data Breach;
  - 5. the improper disclosure of their personal data;
  - 6. loss of privacy;
- 7. <u>ascertainable losses in the form of out-of-pocket expenses and the value of their time reasonably incurred to remedy or mitigate the effects of the Data Breach;</u>
  - 8. <u>ascertainable losses in the form of deprivation of the value of their personal</u> data, for which there is a well-established national and international market;

- 9. <u>ascertainable losses in the form of the loss of cash back or other benefits as a result of their inability to use certain accounts and cards affected by the Data Breach; and</u>
- 10. the loss of productivity and value of their time spent attempting to ameliorate, mitigate and deal with the actual and future consequences of the data breach, including finding fraudulent charges, cancelling and reissuing cards, purchasing credit monitoring and identity theft protection services, imposition of withdrawal and purchase limits on compromised accounts, and the stress, nuisance and annoyance of dealing with all such issues resulting from the Data Breach.

Signed:					
O	ATTOR	VEY FO	R PLA	ITNI	FF

## Calhoun, Jasmine

STATE OF MISSISSIPPI

TO ANY LAWFUL OFFICER OF NOXUBER

You are to summon the defendant:

EQUIFAX INC, BY/THRU REGISTERED AGENT-PRENTICE HALL CORP. SYSTEM 7716 OLD CANTON ROAD, SUITE C

MADISON MS 39110 to appear before a Justice Court Judge of NOXUBEE COUNTY in the county

courthouse located on the 2nd floor courtroom at 2832 Jefferson Street, Macon Mississippi, on the 14th of July , 2020 at 09 00 a.m. to

answer to the suit of

CALHOUN JASMINE P.O. BOX 175

MACON MS

MAY 15 2020

In the amount of:

Principal: 3500.00

Atty. Fee:

Court Fee:

39341 CHERYL HUKINDOSJILLE LOURT CLERK 662/361-1821

and have there this writ

NOTICE TO THE DEFENDANT

This is a civil lawsuit that was filed by the above Plaintiff. It is very important that you appear in court on the above date and time in which you have been summoned. If you agree that you owe this amount to the Plaintiff, then you do not have to appear. A judgment by default will be given to the Plaintiff for the amount shown plus court costs, and the Plaintiff will have authority to garnish your wages or seek other means in order to collect this amount. If you disagree with this lawsuit, please appear in court and bring all necessary documents, witnesses, or gwidence

Witness my hand, this the 13th day of

	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
BY:		, Defection
************	*****	* * * * * * * * * * * * * * * * * * * *
OFFICER'S RETURN:		
I have this day executed the within wr	rit by serving	the defendant(s)
	over age 16)	
Not FoundCertified Mail Deli	ivery	
Posted on door of his/her Residence		
Who Bush and	5-27	<b>2</b> 0 DATE
OFFICER		DAIE



<u>JASMINE CALHOUN</u>
------------------------

**PLAINTIFF** 

τ.	,
١/	· C
v	Ο.



NO.: 1002-2108

EQUIFAX, INC BY AND THROUGH
REGISTERED AGENT THE PRENTICE-HALL
CORPORATION SYSTEM, INC.

**DEFENDANT** 

1. The Plaintiff's name, address, and telephone number are:

Name: JASMINE CALHOUN

Street: P.O. BOX 175

City & Zip Code: MACON, MS 39341

Telephone No.: 662.361.1821

2. The Defendant's name, address, and telephone number are:

Name: EQUIFAX, INC. BY AND THROUGH REGISTERED AGENT THE

PRENTICE-HALL CORPORATION SYSTEM, INC.

Street: 7716 OLD CANTON ROAD, SUITE C

City & Zip Code: MADISON, MS 39110

Telephone No.:

3. The defendant's place of business and address are (if known):

Place of Business: \_\_\_\_\_\_\_
Street: \_\_\_\_\_\_
City: \_\_\_\_\_\_

- 4. The defendant(s) owes damages to the Plaintiff in the amount of \$3500.00 plus costs.
  - 5. The basis for plaintiff's claim against the defendant(s) (Here state why you claim the defendant or defendants owe you money).

Equifax was negligent in failing to protect my personal data including but not limited to my social security number, address and phone number. Equifax had a duty to protect the personal data it was entrusted with to use reasonable care to protect it from unauthorized access by third parties and to stop data breaches by taking

reasonable steps to update its cybersecurity software. Equifax failed to provide sufficient technological safeguards which caused my personal financial information to be hacked. Equifax became aware of a specific vulnerability with the Apache Struts software it employed on March 9, 2017, but failed to update or patch their software despite their own policy which requires such update/patches to be made within 48 hours. Equifax acknowledges this date breach occurred between May 2017 and July 2017. Equifax claims it first discovered the breach July 29, 2017 and thereafter withheld this vital information from me until going public on September 7, 2017. Equifax has caused substantial harm to Plaintiff, including serious risks of credit harm and identity theft for years to come.

Thereafter, I have had to check my credit to ensure that my information has not been misused; I will have to purchase credit protection services and insurance for myself; and I have suffered stress from the knowledge that my private information has been given to others for their ill-gotten gains. Equifax's conduct constitutes general negligence as well as negligence per se as a violation of the statutory duties set forth in the Gramm-Leach-Bliley Act and the Mississippi Consumer Protection Act (Miss. Code Ann. § 75-24-1 et seq., 15 USC § 45. Further, Equifax has committed the tort of invasion of privacy by publicly disclosing private facts and have reached the bailment arrangement of the parties.

- 1. theft of their personal and financial information;
- 2. unauthorized charges on their debit and credit card accounts;
- 3. the imminent and certainly impending injury flowing from potential fraud and identity theft posed by their PII being placed in the hands of criminals and already misused via the sale of Plaintiffs' and Class Members' information on the black market;
  - 4. the untimely and inadequate notification of the Data Breach;
  - 5. the improper disclosure of their personal data;
  - 6. loss of privacy;
- 7. <u>ascertainable losses in the form of out-of-pocket expenses and the value of their time reasonably incurred to remedy or mitigate the effects of the Data</u>
  Breach;
  - 8. <u>ascertainable losses in the form of deprivation of the value of their personal</u> data, for which there is a well-established national and international market;

- 9. <u>ascertainable losses in the form of the loss of cash back or other benefits as a result of their inability to use certain accounts and cards affected by the Data Breach; and</u>
- 10. the loss of productivity and value of their time spent attempting to ameliorate, mitigate and deal with the actual and future consequences of the data breach, including finding fraudulent charges, cancelling and reissuing cards, purchasing credit monitoring and identity theft protection services, imposition of withdrawal and purchase limits on compromised accounts, and the stress, nuisance and annoyance of dealing with all such issues resulting from the Data Breach.

Signed:	
_	ATTORNEY FOR PLAINTIFF

## Calhoun, Joann

TO ANY LAWFUL OFFICER OF NOXUBEE COUNTY

You are to summon the defendant:

EQUIFAX IND BY & THRU REGISTERED AGENT-PRENTICE HALL CORP. SYSTEM 7716 OLD CANTON ROAD, SUITE C MADISON MS 39110

to appear before a Justice Court Judge of NOXUBEE COUNTY in the county courthouse located on the 2nd floor courtroom at 2832 Jefferson Street, Macon Mississippi, on the 28th of April , 2020 at 09 00 a.m. to answer to the suit of:

CALHOUN JOANN APR 15 2020 In the amount of:

121 BLUEBERRY LANE

CHERYL HUKN CUDING CLERY incipal: 3500.00

BROOKSVILLE MS 39739 Court Fee: 74.00

662/228-1783

and have there this writ.

#### NOTICE TO THE DEFENDANT

This is a civil lawsuit that was filed by the above Plaintiff. It is very important that you appear in court on the above date and time in which you have been summoned. If you agree that you owe this amount to the Plaintiff, then you do not have to appear. A judgment by default will be given to the Plaintiff for the amount shown plus court costs, and the Plaintiff will have authority to garnish your wages or seek other means in order to collect this amount. If you disagree with this lawsuit, please appear in court and bring all necessary documents, witnesses, or evidence.

Witness my hand, this the	LOOMIA	April  April  E COURT CLERK	, 2020 X SSIN
	BY:		Pic. Ca
<u> </u>	*****	*****	***
			* Secretary
OFFICER'S RETURN:			
I have this day executed the	within writ by	y serving the de	efendant(s)
Personally Member of	Family (over a	ıge 16)	· .
<del>/</del>	_		
Not FoundCertified	Mail Delivery	DAVRY A	gyly CSC
5	Danidana		
Posted on door of his/her	Residence		
Whe Brawn	OFFICER _	4-16-20 DA	ΓE



#### **JOANN CALHOUN**



**PLAINTIFF** 

Vs.

NO: 1002-221

# EQUIFAX, INC BY AND THROUGH REGISTERED AGENT THE PRENTICE-HALL CORPORATION SYSTEM, INC.

DEFENDANT

1. The Plaintiff's name, address, and telephone number are:

Name: <u>IOANN CALHOUN</u> Street: <u>121 BLUEBE LANERRY</u>

City & Zip Code: MACON, MS 39739

Telephone No.: 662.228.1783 or 662.361.9517

2. The Defendant's name, address, and telephone number are:

Name: EQUIFAX, INC. BY AND THROUGH REGISTERED AGENT THE

PRENTICE-HALL CORPORATION SYSTEM, INC.

Street: 7716 OLD CANTON ROAD, SUITE C

City & Zip Code: MADISON, MS 39110

Telephone No.:

3. The defendant's place of business and address are (if known):

Place of Business:

Street:

City:

- 4. The defendant(s) owes damages to the Plaintiff in the amount of \$3500.00 plus costs.
  - 5. The basis for plaintiff's claim against the defendant(s) (Here state why you claim the defendant or defendants owe you money).

Equifax was negligent in failing to protect my personal data including but not limited to my social security number, address and phone number. Equifax had a duty to protect the personal data it was entrusted with to use reasonable care to protect it

from unauthorized access by third parties and to stop data breaches by taking reasonable steps to update its cybersecurity software. Equifax failed to provide sufficient technological safeguards which caused my personal financial information to be hacked. Equifax became aware of a specific vulnerability with the Apache Struts software it employed on March 9, 2017, but failed to update or patch their software despite their own policy which requires such update/patches to be made within 48 hours. Equifax acknowledges this date breach occurred between May 2017 and July 2017. Equifax claims it first discovered the breach July 29, 2017 and thereafter withheld this vital information from me until going public on September 7, 2017. Equifax has caused substantial harm to Plaintiff, including serious risks of credit harm and identity theft for years to come.

Thereafter, I have had to check my credit to ensure that my information has not been misused; I will have to purchase credit protection services and insurance for myself; and I have suffered stress from the knowledge that my private information has been given to others for their ill-gotten gains. Equifax's conduct constitutes general negligence as well as negligence per se as a violation of the statutory duties set forth in the Gramm-Leach-Bliley Act and the Mississippi Consumer Protection Act (Miss. Code Ann. § 75-24-1 et seq., 15 USC § 45. Further, Equifax has committed the tort of invasion of privacy by publicly disclosing private facts and have reached the bailment arrangement of the parties.

- 1. theft of their personal and financial information;
- 2. unauthorized charges on their debit and credit card accounts;
- 3. the imminent and certainly impending injury flowing from potential fraud and identity theft posed by their PII being placed in the hands of criminals and already misused via the sale of Plaintiffs' and Class Members' information on the black market;
  - 4. the untimely and inadequate notification of the Data Breach;
  - 5. the improper disclosure of their personal data;
  - 6. loss of privacy;
- 7. <u>ascertainable losses in the form of out-of-pocket expenses and the value of their time reasonably incurred to remedy or mitigate the effects of the Data Breach;</u>

- 8. <u>ascertainable losses in the form of deprivation of the value of their personal</u> data, for which there is a well-established national and international market;
- 9. ascertainable losses in the form of the loss of cash back or other benefits as a result of their inability to use certain accounts and cards affected by the Data Breach; and
- 10. the loss of productivity and value of their time spent attempting to ameliorate, mitigate and deal with the actual and future consequences of the data breach, including finding fraudulent charges, cancelling and reissuing cards, purchasing credit monitoring and identity theft protection services, imposition of withdrawal and purchase limits on compromised accounts, and the stress, nuisance and annoyance of dealing with all such issues resulting from the Data Breach.

Signature:

ATTORNEY FOR PLAINTIFF

## Calhoun, Teronto

STATE OF MISSISSIPPI

NOXUBEE COUNTY

TO ANY LAWFUL OFFICER OF HOXUBEE COUNTY

You are to summon the defendant:

EQUIFAX INC, BY/THRU REGISTERED AGENT-THE PRENTICE HALL CORP.SYS 7716 OLD CANTON ROAD, SUITE C MADISON MS 39110

to appear before a Justice Court Judge of NOXUBEE COUNTY in the county courthouse located on the 2nd floor courtroom at 2832 Jefferson Street, Macon Mississippi, on the 14th of July , 2020 at 09 00 a.m. to answer to the suit of

CALHOUN TERONTO 610 NORTH STREET

CHERYL HUKIN WALL WURT CLERK

In the amount of:

3500.00

RK Principal: Attv. Fee:

Atty. Fee: Court Fee:

74.00

MACON MS 39341 662/228-1783 BY

and have there this writ.

NOTICE TO THE DEFENDANT

This is a civil lawsuit that was filed by the above Plaintiff. It is very important that you appear in court on the above date and time in which you have been summoned. If you agree that you owe this amount to the Plaintiff, then you do not have to appear. A judgment by default will be given to the Plaintiff for the amount shown plus court costs, and the Plaintiff will have authority to garnish your wages or seek other means in order to collect this amount. If you disagree with this lawsuit, please appear in court and bring all necessary documents, witnesses, or evidence.



TERON	TO CA	\LHO	UN



**PLAINTIFF** 

Vs.

NO.: 1002-243

# EQUIFAX, INC BY AND THROUGH REGISTERED AGENT THE PRENTICE-HALL CORPORATION SYSTEM, INC.

DEFENDANT

1. The Plaintiff's name, address, and telephone number are:

Name: <u>TERONTO CALHOUN</u> Street: <u>610 NORTH STREET</u>;

City & Zip Code: MACON, MS 39341

Telephone No.: 662.228.1783

2. The Defendant's name, address, and telephone number are:

Name: EQUIFAX, INC. BY AND THROUGH REGISTERED AGENT THE

PRENTICE-HALL CORPORATION SYSTEM, INC.

Street: 7716 OLD CANTON ROAD, SUITE C

City & Zip Code: MADISON, MS 39110

Telephone No.:

3. The defendant's place of business and address are (if known):

The desired of Financial States and the Cartain Willy.	
Place of Business:	
Street:	
City:	
State:	

- 4. The defendant(s) owes damages to the Plaintiff in the amount of \$3500.00 plus costs.
  - 5. The basis for plaintiff's claim against the defendant(s) (Here state why you claim the defendant or defendants owe you money).

Equifax was negligent in failing to protect my personal data including but not limited to my social security number, address and phone number. Equifax had a duty to protect the personal data it was entrusted with to use reasonable care to protect it from unauthorized access by third parties and to stop data breaches by taking

reasonable steps to update its cybersecurity software. Equifax failed to provide sufficient technological safeguards which caused my personal financial information to be hacked. Equifax became aware of a specific vulnerability with the Apache Struts software it employed on March 9, 2017, but failed to update or patch their software despite their own policy which requires such update/patches to be made within 48 hours. Equifax acknowledges this date breach occurred between May 2017 and July 2017. Equifax claims it first discovered the breach July 29, 2017 and thereafter withheld this vital information from me until going public on September 7, 2017. Equifax has caused substantial harm to Plaintiff, including serious risks of credit harm and identity theft for years to come.

Thereafter, I have had to check my credit to ensure that my information has not been misused; I will have to purchase credit protection services and insurance for myself; and I have suffered stress from the knowledge that my private information has been given to others for their ill-gotten gains. Equifax's conduct constitutes general negligence as well as negligence per se as a violation of the statutory duties set forth in the Gramm-Leach-Bliley Act and the Mississippi Consumer Protection Act (Miss. Code Ann. § 75-24-1 et seq., 15 USC § 45. Further, Equifax has committed the tort of invasion of privacy by publicly disclosing private facts and have reached the bailment arrangement of the parties.

- 1. theft of their personal and financial information;
- 2. unauthorized charges on their debit and credit card accounts;
- 3. the imminent and certainly impending injury flowing from potential fraud and identity theft posed by their PII being placed in the hands of criminals and already misused via the sale of Plaintiffs' and Class Members' information on the black market;
  - 4. the untimely and inadequate notification of the Data Breach;
  - 5. the improper disclosure of their personal data;
  - 6. loss of privacy;
- 7. <u>ascertainable losses in the form of out-of-pocket expenses and the value of their time reasonably incurred to remedy or mitigate the effects of the Data</u> Breach;
  - 8. <u>ascertainable losses in the form of deprivation of the value of their personal data, for which there is a well-established national and international market;</u>

- 9. <u>ascertainable losses in the form of the loss of cash back or other benefits as a result of their inability to use certain accounts and cards affected by the Data Breach; and</u>
- 10. the loss of productivity and value of their time spent attempting to ameliorate, mitigate and deal with the actual and future consequences of the data breach, including finding fraudulent charges, cancelling and reissuing cards, purchasing credit monitoring and identity theft protection services, imposition of withdrawal and purchase limits on compromised accounts, and the stress, nuisance and annoyance of dealing with all such issues resulting from the Data Breach.

Signed:	
_	ATTORNEY FOR PLAINTIFF

# Campbell, Tiffany

NOXUBEE COUNTY

TO ANY LAWFUL OFFICER OF NOXUBEE COUNTY

You are to summon the defendant:

EOUIFAX INC, BY/THROUGH REGISTER AGENT THE PRENTICE-HALL CORP SYS 7716 OLD CANTON RD, SUITE C MS 39110 MADISON

to appear before a Justice Court Judge of NOXUBEE COUNTY in the county courthouse located on the 2nd floor courtroom at 2832 Jefferson Street, at 09 30 Macon Mississippi, on the 28th of April , 2020 answer to the suit of APT C17 MAK Z4 LULU CLERK the amount of:

35

39361 CHERYL HUKIN JUNE CLUB ARCTURY

CAMPBELL TIFFANY 4458 RESIDENT ST

3500.00

662/361-0617

and have there this writ.

NOTICE TO THE DEFENDANT

This is a civil lawsuit that was filed by the above Plaintiff. important that you appear in court on the above date and time in which you have been summoned. If you agree that you owe this amount to the Plaintiff, then you do not have to appear. A judgment by default will be given to the Plaintiff for the amount shown plus court costs, and the Plaintiff will have authority to garnish your wages or seek other means in order to collect this amount. If you disagree with this lawsuit, please appear in court and bring all necessary documents, witnesses, or evidence.

Witness my hand, this the 11th day of March .2020.	
Down Lander Street	
JUSTICE COURT CLERK (SEAL)	
BY: Doo. S	
**************************************	•
OUNT OFFICER'S RETURN:	
I have this day executed the within writ by serving the defendant(s)	
PersonallyMember of Family (over age 16)	
Not FoundCertified Mail Delivery	
Posted on door of his/her Residence	
The Price 3-30-20 DATE	

**TIFFANY CAMPELL** 



**PLAINTIFF** 

Vs.

NO.: 1002 205

# EQUIFAX, INC BY AND THROUGH REGISTERED AGENT THE PRENTICE-HALL CORPORATION SYSTEM, INC.

DEFENDANT

1.	The Plaintiff's name, address, and telephone number are:
	Name: TIFFANY CAMPBELL
	Street: 4458 RESIDENT ST. APT. C17
	City & Zip Code: <u>SHUQUALAK, MS 39361</u>
	Telephone No.: <u>662.361.0617</u>
•	
2.	The Defendant's name, address, and telephone number are:
	Name: EQUIFAX, INC. BY AND THROUGH REGISTERED AGENT THE
	PRENTICE-HALL CORPORATION SYSTEM, INC.
	Street: 7716 OLD CANTON ROAD, SUITE C
	City & Zip Code: MADISON, MS 39110
-	Telephone No.:
3.	The defendant's place of business and address are (if known):
	Place of Business:
	Street:
	City:
	State:

- 4. The defendant(s) owes damages to the Plaintiff in the amount of \$3500.00 plus costs.
  - 5. The basis for plaintiff's claim against the defendant(s) (Here state why you claim the defendant or defendants owe you money).

Equifax was negligent in failing to protect my personal data including but not limited to my social security number, address and phone number. Equifax had a duty to protect the personal data it was entrusted with to use reasonable care to protect it

from unauthorized access by third parties and to stop data breaches by taking reasonable steps to update its cybersecurity software. Equifax failed to provide sufficient technological safeguards which caused my personal financial information to be hacked. Equifax became aware of a specific vulnerability with the Apache Struts software it employed on March 9, 2017, but failed to update or patch their software despite their own policy which requires such update/patches to be made within 48 hours. Equifax acknowledges this date breach occurred between May 2017 and July 2017. Equifax claims it first discovered the breach July 29, 2017 and thereafter withheld this vital information from me until going public on September 7, 2017. Equifax has caused substantial harm to Plaintiff, including serious risks of credit harm and identity theft for years to come.

Thereafter, I have had to check my credit to ensure that my information has not been misused; I will have to purchase credit protection services and insurance for myself; and I have suffered stress from the knowledge that my private information has been given to others for their ill-gotten gains. Equifax's conduct constitutes general negligence as well as negligence per se as a violation of the statutory duties set forth in the Gramm-Leach-Bliley Act and the Mississippi Consumer Protection Act (Miss. Code Ann. § 75-24-1 et seq., 15 USC § 45. Further, Equifax has committed the tort of invasion of privacy by publicly disclosing private facts and have reached the bailment arrangement of the parties.

The plaintiff is seeking the maximum allowed by this court in the amount of \$3500.00 plus costs. Equifax's wrongful actions and inaction directly and proximately caused the theft and dissemination into the public domain of Plaintiff's personal data, causing them to suffer, and continue to suffer, economic damages and other actual harm for which they are entitled to compensation, including:

- 1. theft of their personal and financial information;
- 2. unauthorized charges on their debit and credit card accounts;
- 3. the imminent and certainly impending injury flowing from potential fraud and identity theft posed by their PII being placed in the hands of criminals and already misused via the sale of Plaintiffs' and Class Members' information on the black market;
  - 4. the untimely and inadequate notification of the Data Breach;
  - 5. the improper disclosure of their personal data;
  - 6. <u>loss of privacy;</u>
- 7. <u>ascertainable losses in the form of out-of-pocket expenses and the value of their time reasonably incurred to remedy or mitigate the effects of the Data</u> Breach;

- 8. <u>ascertainable losses in the form of deprivation of the value of their personal</u> data, for which there is a well-established national and international market;
- 9. <u>ascertainable losses in the form of the loss of cash back or other benefits as a result of their inability to use certain accounts and cards affected by the Data Breach; and</u>
- 10. the loss of productivity and value of their time spent attempting to ameliorate, mitigate and deal with the actual and future consequences of the data breach, including finding fraudulent charges, cancelling and reissuing cards, purchasing credit monitoring and identity theft protection services, imposition of withdrawal and purchase limits on compromised accounts, and the stress, nuisance and annoyance of dealing with all such issues resulting from the Data Breach.

Signature:

ATTORNEY FOR PLAINTIFF

## Chandler, Ciera

STATE OF MISSISSIPPI

NOXUBEE COUNTY

TO ANY LAWFUL OFFICER OF NOXUBEE COUNTY

You are to summon the defendant:

EQUIFAX INC, BY/THROUGH REGISTER AGENT THE PRENTICE-HALL CORP SYS 7716 OLD CANTON ROAD, SUITE C MADISTON MS 39110

to appear before a Justice Court Judge of NOXUBEE COUNTY in the county courthouse located on the 2nd floor courtroom at 2832 Jefferson Street, Macon Mississippi, on the 28th , 2020 at 09 30 a.m. to answer to the suit of:

CHANDLER CIERA P.O. BOX 384

BROOKSVILLE 39739 662/549-1824

MAR 24 2020

MAR & LULU In the amount of:

CHERYL HURM JUSTICE CULTETING Pal: 35

3500.00

Court Fee:

and have there this writ.

NOTICE TO THE DEFENDANT

This is a civil lawsuit that was filed by the above Plaintiff. It is very important that you appear in court on the above date and time in which you have been summoned. If you agree that you owe this amount to the Plaintiff, then you do not have to appear. A judgment by default will be given to the Plaintiff for the amount shown plus court costs, and the Plaintiff will have authority to garnish your wages or seek other means in order to collect this amount. If you disagree with this lawsuit, please appear in court and bring all necessary documents, witnesses, or evidence.

_	-	•	
d, this the 11	lth day of	March	, 202 VCE COV
	L Clans	Sande	
	JUSTIC	CÉ COURT CL	ERK * SEAT
	BY:	· 	
*******	******	*****	****
executed the w	vithin writ by	y serving t	he defendant(s)
Member of F	amily (over a	age 16)	
Certified M	Mail Delivery	DA 4.9	Perry CSC
of his/her Re	esidence	Werd	
OF	FICER	3-30-20	DATE
	************  executed the v  Member of F  Certified M  of his/her Re	BY: ************ executed the within writ by	BY:  BY:  Executed the within writ by serving the serv

CIER A	L CHAN	DLER



**PLAINTIFF** 

Vs.

NO:: 1002 204

# EQUIFAX, INC BY AND THROUGH REGISTERED AGENT THE PRENTICE-HALL CORPORATION SYSTEM, INC.

**DEFENDANT** 

<u> </u>	
1.	The Plaintiff's name, address, and telephone number are:
	Name: CIERA CHANDLER
	Street: P.O. BOX 384
	City & Zip Code: BROOKSVILLE, MS 39739
	Telephone No.: <u>662.549.1824</u>
2.	The Defendant's name, address, and telephone number are:
	Name: EQUIFAX, INC. BY AND THROUGH REGISTERED AGENT THE
	PRENTICE-HALL CORPORATION SYSTEM, INC.
	Street: 7716 OLD CANTON ROAD, SUITE C
	City & Zip Code: MADISON, MS 39110
	Telephone No.:
3.	The defendant's place of business and address are (if known):
	Place of Business:
	Street:
	City:

- 4. The defendant(s) owes damages to the Plaintiff in the amount of \$3500.00 plus costs.
  - 5. The basis for plaintiff's claim against the defendant(s) (Here state why you claim the defendant or defendants owe you money).

Equifax was negligent in failing to protect my personal data including but not limited to my social security number, address and phone number. Equifax had a duty to protect the personal data it was entrusted with to use reasonable care to protect it

from unauthorized access by third parties and to stop data breaches by taking reasonable steps to update its cybersecurity software. Equifax failed to provide sufficient technological safeguards which caused my personal financial information to be hacked. Equifax became aware of a specific vulnerability with the Apache Struts software it employed on March 9, 2017, but failed to update or patch their software despite their own policy which requires such update / patches to be made within 48 hours. Equifax acknowledges this date breach occurred between May 2017 and July 2017. Equifax claims it first discovered the breach July 29, 2017 and thereafter withheld this vital information from me until going public on September 7, 2017. Equifax has caused substantial harm to Plaintiff, including serious risks of credit harm and identity theft for years to come.

Thereafter, I have had to check my credit to ensure that my information has not been misused; I will have to purchase credit protection services and insurance for myself; and I have suffered stress from the knowledge that my private information has been given to others for their ill-gotten gains. Equifax's conduct constitutes general negligence as well as negligence per se as a violation of the statutory duties set forth in the Gramm-Leach-Bliley Act and the Mississippi Consumer Protection Act (Miss. Code Ann. § 75-24-1 et seq., 15 USC § 45. Further, Equifax has committed the tort of invasion of privacy by publicly disclosing private facts and have reached the bailment arrangement of the parties.

The plaintiff is seeking the maximum allowed by this court in the amount of \$3500.00 plus costs. Equifax's wrongful actions and inaction directly and proximately caused the theft and dissemination into the public domain of Plaintiff's personal data, causing them to suffer, and continue to suffer, economic damages and other actual harm for which they are entitled to compensation, including:

- 1. theft of their personal and financial information;
- 2. unauthorized charges on their debit and credit card accounts;
- 3. the imminent and certainly impending injury flowing from potential fraud and identity theft posed by their PII being placed in the hands of criminals and already misused via the sale of Plaintiffs' and Class Members' information on the black market;
  - 4. the untimely and inadequate notification of the Data Breach;
  - 5. the improper disclosure of their personal data;
  - 6. loss of privacy;
- 7. <u>ascertainable losses in the form of out-of-pocket expenses and the value of their time reasonably incurred to remedy or mitigate the effects of the Data</u>
  Breach;

- 8. <u>ascertainable losses in the form of deprivation of the value of their personal</u> data, for which there is a well-established national and international market;
- 9. <u>ascertainable losses in the form of the loss of cash back or other benefits as a result of their inability to use certain accounts and cards affected by the Data Breach; and</u>
- 10. the loss of productivity and value of their time spent attempting to ameliorate, mitigate and deal with the actual and future consequences of the data breach, including finding fraudulent charges, cancelling and reissuing cards, purchasing credit monitoring and identity theft protection services, imposition of withdrawal and purchase limits on compromised accounts, and the stress, nuisance and annoyance of dealing with all such issues resulting from the Data Breach.

Signature:

ATTORNEY FOR PLAINTIFF

## Chandler, Linda

TO ANY LAWFUL OFFICER OF NOXUBEE COUNTY

You are to summon the defendant:

EQUIFAX INC, BY/THRU REGISTERED AGENT-PRENTICE HALL CORP. SYSTEM 7716 OLD CANTON RD, SUITE C MADISON MS 39110

to appear before a Justice Court Judge of NOXUBEE COUNTY in the county courthouse located on the 2nd floor courtroom at 2832 Jefferson Street, July , 2020 at 09 00 a.m. to Macon Mississippi, on the 14th of answer to the suit of:

CHANDLER LINDA

P.O. BOX 194

BROOKSVILLE MS 39739 662/708-0530

In the amount of:

3500.00 Principal:

Atty. Fee:

Court Fee:

and have there this writ.

NOTICE TO THE DEFENDANT

This is a civil lawsuit that was filed by the above Plaintiff  $14^{\mathrm{T}}$ important that you appear in court on the above date and time in CLERK you have been summoned. If you agree that you owe this amount Plaintiff, then you do not have to appear. A judgment by default will be given to the Plaintiff for the amount shown plus court costs, and the Plaintiff will have authority to garnish your wages or seek other means in order to collect this amount. If you disagree with this lawsuit, please

appear in court and bring all necessary documents, witnesses, and Witness my hand, this the 12th day of OFFICER'S RETURN: I have this day executed the within writ by serving the defendant(s) Member of Family (over age 16) Certified Mail Delivery Not Found Posted on door of his/her Residence 5-27-20 OFFICER

#### LINDA CHANDLER



**PLAINTIFF** 

Vs.

NO::1002-249

# EQUIFAX, INC BY AND THROUGH REGISTERED AGENT THE PRENTICE-HALL CORPORATION SYSTEM, INC.

DEFENDANT

1. The Plaintiff's name, address, and telephone number are:

Name: LINDA CHANDLER

Street: P.O. BOX 194

City & Zip Code: BROOKSVILLE, MS 39739

Telephone No.: 662.708.0530

2. The Defendant's name, address, and telephone number are:

Name: EQUIFAX, INC. BY AND THROUGH REGISTERED AGENT THE

PRENTICE-HALL CORPORATION SYSTEM, INC.

Street: 7716 OLD CANTON ROAD, SUITE C

City & Zip Code: MADISON, MS 39110

Telephone No.:

3. The defendant's place of business and address are (if known):

Place of Business: \_\_\_\_\_\_\_
Street: \_\_\_\_\_\_\_
City: \_\_\_\_\_\_

State: \_\_\_\_\_\_

- 4. The defendant(s) owes damages to the Plaintiff in the amount of \$3500.00 plus costs.
  - 5. The basis for plaintiff's claim against the defendant(s) (Here state why you claim the defendant or defendants owe you money).

Equifax was negligent in failing to protect my personal data including but not limited to my social security number, address and phone number. Equifax had a duty to protect the personal data it was entrusted with to use reasonable care to protect it

from unauthorized access by third parties and to stop data breaches by taking reasonable steps to update its cybersecurity software. Equifax failed to provide sufficient technological safeguards which caused my personal financial information to be hacked. Equifax became aware of a specific vulnerability with the Apache Struts software it employed on March 9, 2017, but failed to update or patch their software despite their own policy which requires such update/patches to be made within 48 hours. Equifax acknowledges this date breach occurred between May 2017 and July 2017. Equifax claims it first discovered the breach July 29, 2017 and thereafter withheld this vital information from me until going public on September 7, 2017. Equifax has caused substantial harm to Plaintiff, including serious risks of credit harm and identity theft for years to come.

Thereafter, I have had to check my credit to ensure that my information has not been misused; I will have to purchase credit protection services and insurance for myself; and I have suffered stress from the knowledge that my private information has been given to others for their ill-gotten gains. Equifax's conduct constitutes general negligence as well as negligence per se as a violation of the statutory duties set forth in the Gramm-Leach-Bliley Act and the Mississippi Consumer Protection Act (Miss. Code Ann. § 75-24-1 et seq., 15 USC § 45. Further, Equifax has committed the tort of invasion of privacy by publicly disclosing private facts and have reached the bailment arrangement of the parties.

The plaintiff is seeking the maximum allowed by this court in the amount of \$3500.00 plus costs. Equifax's wrongful actions and inaction directly and proximately caused the theft and dissemination into the public domain of Plaintiff's personal data, causing them to suffer, and continue to suffer, economic damages and other actual harm for which they are entitled to compensation, including:

- 1. theft of their personal and financial information;
- 2. unauthorized charges on their debit and credit card accounts;
- 3. the imminent and certainly impending injury flowing from potential fraud and identity theft posed by their PII being placed in the hands of criminals and already misused via the sale of Plaintiffs' and Class Members' information on the black market;
  - 4. the untimely and inadequate notification of the Data Breach;
  - 5. the improper disclosure of their personal data;
  - 6. <u>loss of privacy;</u>

16 , 5

7. <u>ascertainable losses in the form of out-of-pocket expenses and the value of their time reasonably incurred to remedy or mitigate the effects of the Data</u> Breach;

- 8. <u>ascertainable losses in the form of deprivation of the value of their personal data, for which there is a well-established national and international market;</u>
- 9. <u>ascertainable losses in the form of the loss of cash back or other benefits as a result of their inability to use certain accounts and cards affected by the Data Breach; and</u>
- 10. the loss of productivity and value of their time spent attempting to ameliorate, mitigate and deal with the actual and future consequences of the data breach, including finding fraudulent charges, cancelling and reissuing cards, purchasing credit monitoring and identity theft protection services, imposition of withdrawal and purchase limits on compromised accounts, and the stress, nuisance and annoyance of dealing with all such issues resulting from the Data Breach.

ATTØRNEY FØR PLAINTIFF

## Chandler, Tamra

STATE OF MISSISSIPPI

NOXUBEE COUNTY

TO ANY LAWFUL OFFICER OF NOXUBEE COUNTY

You are to summon the defendant:

EQUIFAX INC, BY/THRU REGISTERED AGENT-PRENTICE HALL CORP. SYSTEM 7716 OLD CANTON RD, SUITE C MADISON MS 39110

to appear before a Justice Court Judge of NOXUBEE COUNTY in the county courthouse located on the 2nd floor courtroom at 2832 Jefferson Street,

Macon Mississippi, on the 14th of

July

, 2020 at 09 00 a.m. to

answer to the suit of:

CHANDLER TAMRA 336 DR MLK DR In the amount of:

Principal: 3500.00

Atty. Fee:

Court Fee:

74.00

\$ 3574.00

MACON MS 39341 662/361-0716

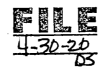
and have there this writ.

NOTICE TO THE DEFENDANT

This is a civil lawsuit that was filed by the above Plaintiff. It is very important that you appear in court on the above date and time in which you have been summoned. If you agree that you owe this analytic the Plaintiff, then you do not have to appear. A judgmenty in the plaintiff for the amount shown plus court courts, and the Plaintiff will have authority to garnish your wages or seek other means in order to collect this amount. If you disagree with this lawsuit, please appear in court and bring all necessary documents, witnesses, and the plaintiff will have authority to garnish your wages or seek other means in order to collect this amount. If you disagree with this lawsuit, please



TAMKA	CHAN	DLER



**PLAINTIFF** 

Vs.

NO.: 1002-248

# EQUIFAX, INC BY AND THROUGH REGISTERED AGENT THE PRENTICE-HALL CORPORATION SYSTEM, INC.

DEFENDANT

1. The Plaintiff's name, address, and telephone number are:

Name: TAMRA CHANDLER

Street: 336 DR MLK DR.

City & Zip Code: MACON, MS 39341

Telephone No.: <u>662.361.0716</u>

2. The Defendant's name, address, and telephone number are:

Name: EQUIFAX, INC. BY AND THROUGH REGISTERED AGENT THE

PRENTICE-HALL CORPORATION SYSTEM, INC.

Street: 7716 OLD CANTON ROAD, SUITE C

City & Zip Code: MADISON, MS 39110

Telephone No.:

3. The defendant's place of business and address are (if known):

Place of Business: \_\_\_\_\_\_\_

Street: \_\_\_\_\_\_\_

City: \_\_\_\_\_\_
State:

- 4. The defendant(s) owes damages to the Plaintiff in the amount of \$3500.00 plus costs.
  - 5. The basis for plaintiff's claim against the defendant(s) (Here state why you claim the defendant or defendants owe you money).

Equifax was negligent in failing to protect my personal data including but not limited to my social security number, address and phone number. Equifax had a duty to protect the personal data it was entrusted with to use reasonable care to protect it

from unauthorized access by third parties and to stop data breaches by taking reasonable steps to update its cybersecurity software. Equifax failed to provide sufficient technological safeguards which caused my personal financial information to be hacked. Equifax became aware of a specific vulnerability with the Apache Struts software it employed on March 9, 2017, but failed to update or patch their software despite their own policy which requires such update/patches to be made within 48 hours. Equifax acknowledges this date breach occurred between May 2017 and July 2017. Equifax claims it first discovered the breach July 29, 2017 and thereafter withheld this vital information from me until going public on September 7, 2017. Equifax has caused substantial harm to Plaintiff, including serious risks of credit harm and identity theft for years to come.

Thereafter, I have had to check my credit to ensure that my information has not been misused; I will have to purchase credit protection services and insurance for myself; and I have suffered stress from the knowledge that my private information has been given to others for their ill-gotten gains. Equifax's conduct constitutes general negligence as well as negligence per se as a violation of the statutory duties set forth in the Gramm-Leach-Bliley Act and the Mississippi Consumer Protection Act (Miss. Code Ann. § 75-24-1 et seq., 15 USC § 45. Further, Equifax has committed the tort of invasion of privacy by publicly disclosing private facts and have reached the bailment arrangement of the parties.

The plaintiff is seeking the maximum allowed by this court in the amount of \$3500.00 plus costs. Equifax's wrongful actions and inaction directly and proximately caused the theft and dissemination into the public domain of Plaintiff's personal data, causing them to suffer, and continue to suffer, economic damages and other actual harm for which they are entitled to compensation, including:

- 1. theft of their personal and financial information;
- 2. unauthorized charges on their debit and credit card accounts;
- 3. the imminent and certainly impending injury flowing from potential fraud and identity theft posed by their PII being placed in the hands of criminals and already misused via the sale of Plaintiffs' and Class Members' information on the black market;
  - 4. the untimely and inadequate notification of the Data Breach;
  - 5. the improper disclosure of their personal data;
  - 6. <u>loss of privacy;</u>
- 7. <u>ascertainable losses in the form of out-of-pocket expenses and the value of their time reasonably incurred to remedy or mitigate the effects of the Data Breach;</u>

- 8. <u>ascertainable losses in the form of deprivation of the value of their personal</u> data, for which there is a well-established national and international market;
- 9. <u>ascertainable losses in the form of the loss of cash back or other benefits as a result of their inability to use certain accounts and cards affected by the Data Breach; and</u>
- 10. the loss of productivity and value of their time spent attempting to ameliorate, mitigate and deal with the actual and future consequences of the data breach, including finding fraudulent charges, cancelling and reissuing cards, purchasing credit monitoring and identity theft protection services, imposition of withdrawal and purchase limits on compromised accounts, and the stress, nuisance and annoyance of dealing with all such issues resulting from the Data Breach.

ATTORNEY FOR PLAINTIFF

## Clemons, Ada

#### TO ANY LAWFUL OFFICER OF NOXUBEE COUNTY

You are to summon the defendant:

EQUIFAX INC, BY/THRU REGISTERED AGENT-PRENTICE HALL CORP. SYSTEM 7716 OLD CANTON RD, SUITE C MADISON MS 39341

to appear before a Justice Court Judge of NOXUBEE COUNTY in the county courthouse located on the 2nd floor courtroom at 2832 Jefferson Street, Macon Mississippi, on the 28th of July , 2020 at 09 00 a.m. to answer to the suit of:

CLEMONS ADA 84 FOURTH STREET In the amount of: Principal: 350

3500.00

MACON MS 39341 662/708-0011 Atty. Fee: Court Fee:

574.00

and have there this writ.

#### NOTICE TO THE DEFENDANT

This is a civil lawsuit that was filed by the above Plaintiff. It is very important that you appear in court on the above date and time in which you have been summoned. If you agree that you owe this amount to the Plaintiff, then you do not have to appear. A judgment by default will be given to the Plaintiff for the amount shown plus grount costs, and the Plaintiff will have authority to garnish your wages or seek other means in order to collect this amount. If you disagree with this lawsuit, please appear in court and bring all necessary documents, witnesses, or evidence.

witness my hand, this the 30th day of April

BY:

BY:

I have this day executed the within writ by serving the defendant(s)

Personally Member of Family (over age 16)

Not Found Certified Mail Delivery

Posted on door of his/her Residence

OFFICER 5-27-70 DATE

ADA CLEM	IONS	PLAINTIFF
Vs.	<u>4-30-20</u>	NO.: 1002-254
EOUIFAX,	INC BY AND THROUGH	
	ED AGENT THE PRENTICE-HALL	
CORPORA'	TION SYSTEM, INC.	DEFENDANT
1.	The Plaintiff's name, address, and tel Name: <u>ADA CLEMONS</u> Street: <u>84 4<sup>TH</sup> STREET</u>	ephone number are:
	City & Zip Code: <u>MACON, MS 39341</u> Telephone No.: <u>662.708.0011</u>	<u>l</u>
2.	The Defendant's name, address, and Name: <u>EQUIFAX</u> , INC. BY AND THE PRENTICE-HALL CORPORATION Street: <u>7716 OLD CANTON ROAD</u> , Street: <u>Zip Code</u> : <u>MADISON</u> , MS 391 Telephone No.:	ROUGH REGISTERED AGENT THE SYSTEM, INC. BUITE C 110
3.	The defendant's place of business and Place of Business:Street:State:	
4. plus costs.	The defendant(s) owes damages to the	ne Plaintiff in the amount of \$3500.00

5. The basis for plaintiff's claim against the defendant(s) (Here state why you claim the defendant or defendants owe you money).

Equifax was negligent in failing to protect my personal data including but not limited to my social security number, address and phone number. Equifax had a duty to protect the personal data it was entrusted with to use reasonable care to protect it

from unauthorized access by third parties and to stop data breaches by taking reasonable steps to update its cybersecurity software. Equifax failed to provide sufficient technological safeguards which caused my personal financial information to be hacked. Equifax became aware of a specific vulnerability with the Apache Struts software it employed on March 9, 2017, but failed to update or patch their software despite their own policy which requires such update/patches to be made within 48 hours. Equifax acknowledges this date breach occurred between May 2017 and July 2017. Equifax claims it first discovered the breach July 29, 2017 and thereafter withheld this vital information from me until going public on September 7, 2017. Equifax has caused substantial harm to Plaintiff, including serious risks of credit harm and identity theft for years to come.

Thereafter, I have had to check my credit to ensure that my information has not been misused; I will have to purchase credit protection services and insurance for myself; and I have suffered stress from the knowledge that my private information has been given to others for their ill-gotten gains. Equifax's conduct constitutes general negligence as well as negligence per se as a violation of the statutory duties set forth in the Gramm-Leach-Bliley Act and the Mississippi Consumer Protection Act (Miss. Code Ann. § 75-24-1 et seq., 15 USC § 45. Further, Equifax has committed the tort of invasion of privacy by publicly disclosing private facts and have reached the bailment arrangement of the parties.

The plaintiff is seeking the maximum allowed by this court in the amount of \$3500.00 plus costs. Equifax's wrongful actions and inaction directly and proximately caused the theft and dissemination into the public domain of Plaintiff's personal data, causing them to suffer, and continue to suffer, economic damages and other actual harm for which they are entitled to compensation, including:

- 1. theft of their personal and financial information;
- 2. unauthorized charges on their debit and credit card accounts;
- 3. the imminent and certainly impending injury flowing from potential fraud and identity theft posed by their PII being placed in the hands of criminals and already misused via the sale of Plaintiffs' and Class Members' information on the black market;
  - 4. the untimely and inadequate notification of the Data Breach;
  - 5. the improper disclosure of their personal data;
  - 6. loss of privacy;
- 7. <u>ascertainable losses in the form of out-of-pocket expenses and the value of their time reasonably incurred to remedy or mitigate the effects of the Data Breach;</u>

- 8. <u>ascertainable losses in the form of deprivation of the value of their personal</u> data, for which there is a well-established national and international market;
- 9. <u>ascertainable losses in the form of the loss of cash back or other benefits as a result of their inability to use certain accounts and cards affected by the Data Breach; and</u>
- 10. the loss of productivity and value of their time spent attempting to ameliorate, mitigate and deal with the actual and future consequences of the data breach, including finding fraudulent charges, cancelling and reissuing cards, purchasing credit monitoring and identity theft protection services, imposition of withdrawal and purchase limits on compromised accounts, and the stress, nuisance and annoyance of dealing with all such issues resulting from the Data Breach.

ATTORNEY FOR PLAINTIFF

## Clemons, Carlea

and have there this writ.

NOTICE TO THE DEFENDANT

This is a civil lawsuit that was filed by the above Plaintiff. It is very important that you appear in court on the above date and time in which you have been summoned. If you agree that you owe this amount to the Plaintiff, then you do not have to appear. A judgment by default will be given to the Plaintiff for the amount shown plus court costs, and the Plaintiff will have authority to garnish your wages or seek other means in order to collect this amount. If you disagree with this lawsuit, please appear in court and bring all necessary documents, witnesses, or eyidence.

Witness my hand, this the 13th day of BY: \* OFFICER'S RETURN: I have this day executed the within writ by serving the defendant(s) OPersonally Member of Family (over age 16) \_\_\_\_Certified Mail Delivery Not Found Posted on/door of his/her Residence 5-27-20 DATE



CARLEA CI	LEMOI	٧S
-----------	-------	----



**PLAINTIFF** 

Vs.

26 D5

NO.: 1002-264

# EQUIFAX, INC BY AND THROUGH REGISTERED AGENT THE PRENTICE-HALL CORPORATION SYSTEM, INC.

DEFENDANT

1. The Plaintiff's name, address, and telephone number are:

Name: CARLEA CLEMONS

Street: 189 MAGNOLIA STREET

City & Zip Code: BROOKKSVILLE, MS 39739

Telephone No.: 601.260.8739

2. The Defendant's name, address, and telephone number are:

Name: EQUIFAX, INC. BY AND THROUGH REGISTERED AGENT THE

PRENTICE-HALL CORPORATION SYSTEM, INC.

Street: 7716 OLD CANTON ROAD, SUITE C

City & Zip Code: MADISON, MS 39110

Telephone No.:

3. The defendant's place of business and address are (if known):

Place of Business: \_\_\_\_\_\_\_
Street: \_\_\_\_\_\_\_
City: \_\_\_\_\_\_

State: \_\_\_\_\_

- 4. The defendant(s) owes damages to the Plaintiff in the amount of \$3500.00 plus costs.
  - 5. The basis for plaintiff's claim against the defendant(s) (Here state why you claim the defendant or defendants owe you money).

Equifax was negligent in failing to protect my personal data including but not limited to my social security number, address and phone number. Equifax had a duty to protect the personal data it was entrusted with to use reasonable care to protect it from unauthorized access by third parties and to stop data breaches by taking

reasonable steps to update its cybersecurity software. Equifax failed to provide sufficient technological safeguards which caused my personal financial information to be hacked. Equifax became aware of a specific vulnerability with the Apache Struts software it employed on March 9, 2017, but failed to update or patch their software despite their own policy which requires such update/patches to be made within 48 hours. Equifax acknowledges this date breach occurred between May 2017 and July 2017. Equifax claims it first discovered the breach July 29, 2017 and thereafter withheld this vital information from me until going public on September 7, 2017. Equifax has caused substantial harm to Plaintiff, including serious risks of credit harm and identity theft for years to come.

Thereafter, I have had to check my credit to ensure that my information has not been misused; I will have to purchase credit protection services and insurance for myself; and I have suffered stress from the knowledge that my private information has been given to others for their ill-gotten gains. Equifax's conduct constitutes general negligence as well as negligence per se as a violation of the statutory duties set forth in the Gramm-Leach-Bliley Act and the Mississippi Consumer Protection Act (Miss. Code Ann. § 75-24-1 et seq., 15 USC § 45. Further, Equifax has committed the tort of invasion of privacy by publicly disclosing private facts and have reached the bailment arrangement of the parties.

The plaintiff is seeking the maximum allowed by this court in the amount of \$3500.00 plus costs. Equifax's wrongful actions and inaction directly and proximately caused the theft and dissemination into the public domain of Plaintiff's personal data, causing them to suffer, and continue to suffer, economic damages and other actual harm for which they are entitled to compensation, including:

- 1. theft of their personal and financial information;
- 2. unauthorized charges on their debit and credit card accounts;
- 3. the imminent and certainly impending injury flowing from potential fraud and identity theft posed by their PII being placed in the hands of criminals and already misused via the sale of Plaintiffs' and Class Members' information on the black market;
  - 4. the untimely and inadequate notification of the Data Breach;
  - 5. the improper disclosure of their personal data;
  - 6. loss of privacy;
- 7. <u>ascertainable losses in the form of out-of-pocket expenses and the value of their time reasonably incurred to remedy or mitigate the effects of the Data</u> Breach;
  - 8. <u>ascertainable losses in the form of deprivation of the value of their personal</u> <u>data, for which there is a well-established national and international market;</u>

- 9. <u>ascertainable losses in the form of the loss of cash back or other benefits as a result of their inability to use certain accounts and cards affected by the Data Breach; and</u>
- 10. the loss of productivity and value of their time spent attempting to ameliorate, mitigate and deal with the actual and future consequences of the data breach, including finding fraudulent charges, cancelling and reissuing cards, purchasing credit monitoring and identity theft protection services, imposition of withdrawal and purchase limits on compromised accounts, and the stress, nuisance and annoyance of dealing with all such issues resulting from the Data Breach.

Signed:	
	ATTORNEY FOR PLAINTIFF

## Clemons, Gloria

STATE OF MISSISSIPPI

NOXUBEE COUNTY

TO ANY LAWFUL OFFICER OF

You are to summon the defendant:

EQUIFAX INC, BY/THRU REGISTERED AGENT-PRENTICE HALL CORP. SYSTEM 7716 OLD CANTON ROAD, SUITE C

MADISON MS 39110

to appear before a Justice Court Judge of NOXUBEE COUNTY in the county courthouse located on the 2nd floor courtroom at 2832 Jefferson Street, Macon Mississippi, on the 28th of July , 2020 at 09 30 a.m. to answer to the suit of:

CLEMONS GLORIA 84 FOURTH STREET

In the amount of: 3500.00 Principal:

Atty. Fee:

Court Fee:

MACON MS 39341 662/361-1911

and have there this writ.

NOTICE TO THE DEFENDANT

This is a civil lawsuit that was filed by the above Plain iff It Is very important that you appear in court on the above date and time in which you have been summoned. If you agree that you owe this amount to the the summoned to the the restriction to the summoned of the summoned <math>to the restriction to the summoned of the sCHERYL HUKIY JUSTICE COURT DERK Plaintiff, then you do not have to appear. given to the Plaintiff for the amount shown plus court costs / and the Plaintiff will have authority to garnish your wages or seek other means in order to collect this amount. If you disagree with this lawsuit, please appear in court and bring all necessary documents, witnesses, or evidence.

Witness my hand, this the 29th day of JUSTICE COURT CLERK BY: \*\*\*\*\*\*\*\*\*\*\* OFFICER'S RETURN: I have this day executed the within writ by serving the defendant (s) (MAINEMA SHEDGENTU Personally Member of Family (over age 16)\_\_\_\_ \_ Not Found \_\_\_\_Certified Mail Delivery \_\_Posted on door of his/her Residence OFFICER

#### GLORIA CLEMONS



**PLAINTIFF** 

Vs.

NO.: 1002-289

# EQUIFAX, INC BY AND THROUGH REGISTERED AGENT THE PRENTICE-HALL CORPORATION SYSTEM, INC.

**DEFENDANT** 

1. The Plaintiff's name, address, and telephone number are:

Name: GLORIA CLEMONS

Street: 84 4TH STREET

City & Zip Code: MACON, MS 39341

Telephone No.: 662.361.1911

The Defendant's name, address, and telephone number are:
 Name: <u>EQUIFAX</u>, <u>INC</u>. BY <u>AND THROUGH REGISTERED AGENT THE PRENTICE-HALL CORPORATION SYSTEM</u>, <u>INC</u>.

 Street: <u>7716 OLD CANTON ROAD</u>, <u>SUITE C</u>

City & Zip Code: MADISON, MS 39110
Telephone No.:

- 3. The defendant's place of business and address are (if known):

  Place of Business:

  Street:

  City:
- 4. The defendant(s) owes damages to the Plaintiff in the amount of \$3500.00 plus costs.
  - 5. The basis for plaintiff's claim against the defendant(s) (Here state why you claim the defendant or defendants owe you money).

Equifax was negligent in failing to protect my personal data including but not limited to my social security number, address and phone number. Equifax had a duty to protect the personal data it was entrusted with to use reasonable care to protect it from unauthorized access by third parties and to stop data breaches by taking

reasonable steps to update its cybersecurity software. Equifax failed to provide sufficient technological safeguards which caused my personal financial information to be hacked. Equifax became aware of a specific vulnerability with the Apache Struts software it employed on March 9, 2017, but failed to update or patch their software despite their own policy which requires such update/patches to be made within 48 hours. Equifax acknowledges this date breach occurred between May 2017 and July 2017. Equifax claims it first discovered the breach July 29, 2017 and thereafter withheld this vital information from me until going public on September 7, 2017. Equifax has caused substantial harm to Plaintiff, including serious risks of credit harm and identity theft for years to come.

Thereafter, I have had to check my credit to ensure that my information has not been misused; I will have to purchase credit protection services and insurance for myself; and I have suffered stress from the knowledge that my private information has been given to others for their ill-gotten gains. Equifax's conduct constitutes general negligence as well as negligence per se as a violation of the statutory duties set forth in the Gramm-Leach-Bliley Act and the Mississippi Consumer Protection Act (Miss. Code Ann. § 75-24-1 et seq., 15 USC § 45. Further, Equifax has committed the tort of invasion of privacy by publicly disclosing private facts and have reached the bailment arrangement of the parties.

The plaintiff is seeking the maximum allowed by this court in the amount of \$3500.00 plus costs. Equifax's wrongful actions and inaction directly and proximately caused the theft and dissemination into the public domain of Plaintiff's personal data, causing them to suffer, and continue to suffer, economic damages and other actual harm for which they are entitled to compensation, including:

- 1. theft of their personal and financial information;
- 2. unauthorized charges on their debit and credit card accounts;
- 3. the imminent and certainly impending injury flowing from potential fraud and identity theft posed by their PII being placed in the hands of criminals and already misused via the sale of Plaintiffs' and Class Members' information on the black market;
  - 4. the untimely and inadequate notification of the Data Breach;
  - 5. the improper disclosure of their personal data;
  - loss of privacy;
- 7. <u>ascertainable losses in the form of out-of-pocket expenses and the value of their time reasonably incurred to remedy or mitigate the effects of the Data Breach;</u>
  - 8. <u>ascertainable losses in the form of deprivation of the value of their personal</u> data, for which there is a well-established national and international market;

- 9. ascertainable losses in the form of the loss of cash back or other benefits as a result of their inability to use certain accounts and cards affected by the Data Breach; and
- 10. the loss of productivity and value of their time spent attempting to ameliorate, mitigate and deal with the actual and future consequences of the data breach, including finding fraudulent charges, cancelling and reissuing cards, purchasing credit monitoring and identity theft protection services, imposition of withdrawal and purchase limits on compromised accounts, and the stress, nuisance and annoyance of dealing with all such issues resulting from the Data Breach.

Signed:

ATTORNEY FOR PLAINTIFF

# Conner, Mary

TO ANY LAWFUL OFFICER OF NOXUBEE COUNTY

You are to summon the defendant:

EOUIFAX INC, BY/THROUGH REGISTER AGENT THE PRENICE HALL CORP SYS 7716 OLD CANTON RD, SUITE C MADISON MS 39110

to appear before a Justice Court Judge of NOXUBEE COUNTY in the county courthouse located on the 2nd floor courtroom at 2832 Jefferson Street, April Macon Mississippi, on the 28th of , 2020 at 09 30 a.m. to answer to the suit of

CONNER MARY L

9474 PRAIRIE POINT RD

In the amount of:

March

3500.00

MACON MS 39341 662/574-9259

CHERYL HUMAN JOSINE KUURT CLERKINCIPAL:

Witness my hand, this the 11th day of

MAR 24 2020

and have there this writ.

NOTICE TO THE DEFENDANT

This is a civil lawsuit that was filed by the above Plaintiff. It is very important that you appear in court on the above date and time in which you have been summoned. If you agree that you owe this amount to the Plaintiff, then you do not have to appear. A judgment by default will be given to the Plaintiff for the amount shown plus court costs, and the Plaintiff will have authority to garnish your wages or seek other means in order to collect this amount. If you disagree with this lawsuit, please appear in court and bring all necessary documents, witnesses, or evidence.

BY: \*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\* OFFICER'S RETURN: I have this day executed the within writ by serving the defendant(s) Member of Family (over age 16) Personally Not Found Certified Mail Delivery Posted on, door of his/her Residence OFFICER

#### MARY L. CONNER



**PLAINTIFF** 

Vs.

NO: 1002 - 201

# EQUIFAX, INC BY AND THROUGH REGISTERED AGENT THE PRENTICE-HALL CORPORATION SYSTEM, INC.

DEFENDANT

1. The Plaintiff's name, address, and telephone number are:

Name: MARY L. CONNER

Street: 9474 PRAIRE POINT ROAD
City & Zip Code: MACON, MS 39341

Telephone No.: 662.574.9259

2. The Defendant's name, address, and telephone number are:

Name: EQUIFAX, INC. BY AND THROUGH REGISTERED AGENT THE

PRENTICE-HALL CORPORATION SYSTEM, INC.

Street: 7716 OLD CANTON ROAD, SUITE C

City & Zip Code: MADISON, MS 39110

Telephone No.:

3. The defendant's place of business and address are (if known):

Place of Business:	<u>_</u>	 		
Street:		 		
City:	<del></del>	 	<del></del>	
State:				

- 4. The defendant(s) owes damages to the Plaintiff in the amount of \$3500.00 plus costs.
  - 5. The basis for plaintiff's claim against the defendant(s) (Here state why you claim the defendant or defendants owe you money).

Equifax was negligent in failing to protect my personal data including but not limited to my social security number, address and phone number. Equifax had a duty to protect the personal data it was entrusted with to use reasonable care to protect it

from unauthorized access by third parties and to stop data breaches by taking reasonable steps to update its cybersecurity software. Equifax failed to provide sufficient technological safeguards which caused my personal financial information to be hacked. Equifax became aware of a specific vulnerability with the Apache Struts software it employed on March 9, 2017, but failed to update or patch their software despite their own policy which requires such update/patches to be made within 48 hours. Equifax acknowledges this date breach occurred between May 2017 and July 2017. Equifax claims it first discovered the breach July 29, 2017 and thereafter withheld this vital information from me until going public on September 7, 2017. Equifax has caused substantial harm to Plaintiff, including serious risks of credit harm and identity theft for years to come.

Thereafter, I have had to check my credit to ensure that my information has not been misused; I will have to purchase credit protection services and insurance for myself; and I have suffered stress from the knowledge that my private information has been given to others for their ill-gotten gains. Equifax's conduct constitutes general negligence as well as negligence per se as a violation of the statutory duties set forth in the Gramm-Leach-Bliley Act and the Mississippi Consumer Protection Act (Miss. Code Ann. § 75-24-1 et seq., 15 USC § 45. Further, Equifax has committed the tort of invasion of privacy by publicly disclosing private facts and have reached the bailment arrangement of the parties.

- 1. theft of their personal and financial information;
- 2. unauthorized charges on their debit and credit card accounts;
- 3. the imminent and certainly impending injury flowing from potential fraud and identity theft posed by their PII being placed in the hands of criminals and already misused via the sale of Plaintiffs' and Class Members' information on the black market;
  - 4. the untimely and inadequate notification of the Data Breach;
  - 5. the improper disclosure of their personal data;
  - 6. loss of privacy;
- 7. <u>ascertainable losses in the form of out-of-pocket expenses and the value of their time reasonably incurred to remedy or mitigate the effects of the Data Breach;</u>

- 8. <u>ascertainable losses in the form of deprivation of the value of their personal</u> data, for which there is a well-established national and international market;
- 9. <u>ascertainable losses in the form of the loss of cash back or other benefits as a result of their inability to use certain accounts and cards affected by the Data Breach; and</u>
- 10. the loss of productivity and value of their time spent attempting to ameliorate, mitigate and deal with the actual and future consequences of the data breach, including finding fraudulent charges, cancelling and reissuing cards, purchasing credit monitoring and identity theft protection services, imposition of withdrawal and purchase limits on compromised accounts, and the stress, nuisance and annoyance of dealing with all such issues resulting from the Data Breach.

Signature:

YATTORWEY FOR PLAINTIFF

### Cotton, Debra

STATE OF MISSISSIPPI

NOXUBEE COUNTY

TO ANY LAWFUL OFFICER OF MOXUBER

You are to summon the defendant:

EQUIFAX INC, BY/THRU REGISTERED AGENT-PRENTICE HALL CORP. SYSTEM 7716 OLD CANTON ROAD, SUITE C 39110 MADISON MS

to appear before a Justice Court Judge of NOXUBEE COUNTY in the county courthouse located on the 2nd floor courtroom at 2832 Jefferson Street, Macon Mississippi, on the 14th July , 2020 at 09 00 a.m. to of answer to the suit of:

COTTON DEBRA CHERYL HUMN A MILE CUURAGLERY. Fee. 4458 RESIDENCE ST - APT B10 MAY 15 2020

In the amount of: 3500.00

39361 SHUOUALAK MS 662/906-0066

and have there this writ.

NOTICE TO THE DEFENDANT

This is a civil lawsuit that was filed by the above Plaintiff. It is very important that you appear in court on the above date and time in which you have been summoned. If you agree that you owe this amount to the Plaintiff, then you do not have to appear. A judgment by default will be given to the Plaintiff for the amount shown plus court costs, and the Plaintiff will have authority to garnish your wages or seek other means in order to collect this amount. If you disagree with this lawsuit, please appear in court and bring all necessary documents, witnesses, or widence.

Witness my hand, this the 13th day of May BY: \* OFFICER'S RETURN: I have this day executed the within writ by serving the defendant(s) CULISTINA SHE Personally Member of Family (over age 16) Not Found Certified Mail Delivery Posted on door of his/her Residence With Bur 5-27-W DATE



#### DEBRA COTTON



**PLAINTIFF** 

Vs.

NO: 1002-272

### EQUIFAX, INC BY AND THROUGH REGISTERED AGENT THE PRENTICE-HALL CORPORATION SYSTEM, INC.

**DEFENDANT** 

1. The Plaintiff's name, address, and telephone number are:

Name: DEBRA COTTON

Street: 4458 RESIDENCE ST. APT. #B-10 City & Zip Code: SHUQUALAK, MS 39361

Telephone No.: 662.549.6754

The Defendant's name, address, and telephone number are: 2.

Name: EQUIFAX, INC. BY AND THROUGH REGISTERED AGENT THE

PRENTICE-HALL CORPORATION SYSTEM, INC.

Street: 7716 OLD CANTON ROAD, SUITE C

City & Zip Code: MADISON, MS 39110

Telephone No.:

The defendant's place of business and address are (if known): 3.

Place of Business: City: State: \_\_\_\_

- The defendant(s) owes damages to the Plaintiff in the amount of \$3500.00 4. plus costs.
  - The basis for plaintiff's claim against the defendant(s) (Here state why 5. you claim the defendant or defendants owe you money).

Equifax was negligent in failing to protect my personal data including but not limited to my social security number, address and phone number. Equifax had a duty to protect the personal data it was entrusted with to use reasonable care to protect it from unauthorized access by third parties and to stop data breaches by taking

reasonable steps to update its cybersecurity software. Equifax failed to provide sufficient technological safeguards which caused my personal financial information to be hacked. Equifax became aware of a specific vulnerability with the Apache Struts software it employed on March 9, 2017, but failed to update or patch their software despite their own policy which requires such update/patches to be made within 48 hours. Equifax acknowledges this date breach occurred between May 2017 and July 2017. Equifax claims it first discovered the breach July 29, 2017 and thereafter withheld this vital information from me until going public on September 7, 2017. Equifax has caused substantial harm to Plaintiff, including serious risks of credit harm and identity theft for years to come.

Thereafter, I have had to check my credit to ensure that my information has not been misused; I will have to purchase credit protection services and insurance for myself; and I have suffered stress from the knowledge that my private information has been given to others for their ill-gotten gains. Equifax's conduct constitutes general negligence as well as negligence per se as a violation of the statutory duties set forth in the Gramm-Leach-Bliley Act and the Mississippi Consumer Protection Act (Miss. Code Ann. § 75-24-1 et seq., 15 USC § 45. Further, Equifax has committed the tort of invasion of privacy by publicly disclosing private facts and have reached the bailment arrangement of the parties.

- 1. theft of their personal and financial information;
- 2. unauthorized charges on their debit and credit card accounts;
- 3. the imminent and certainly impending injury flowing from potential fraud and identity theft posed by their PII being placed in the hands of criminals and already misused via the sale of Plaintiffs' and Class Members' information on the black market;
  - 4. the untimely and inadequate notification of the Data Breach;
  - 5. the improper disclosure of their personal data;
  - 6. loss of privacy;
- 7. <u>ascertainable losses in the form of out-of-pocket expenses and the value of their time reasonably incurred to remedy or mitigate the effects of the Data Breach;</u>
  - 8. <u>ascertainable losses in the form of deprivation of the value of their personal data, for which there is a well-established national and international market;</u>

- 9. ascertainable losses in the form of the loss of cash back or other benefits as a result of their inability to use certain accounts and cards affected by the Data Breach; and
- 10. the loss of productivity and value of their time spent attempting to ameliorate, mitigate and deal with the actual and future consequences of the data breach, including finding fraudulent charges, cancelling and reissuing cards, purchasing credit monitoring and identity theft protection services, imposition of withdrawal and purchase limits on compromised accounts, and the stress, nuisance and annoyance of dealing with all such issues resulting from the Data Breach.

Signed:		
_	ATTORNEY FOR PLAINTI	FF

### Cotton, Louise

TO ANY LAWFUL OFFICER OF NOXUB

You are to summon the defendant:

STATE OF MISSISSIPPI

EQUIFAX INC, BY/THRU REGISTERED AGENT-PRENTICE HALL CORP. SYSTEM 7716 OLD CANTON ROAD, SUITE C MADISON MS39110

to appear before a Justice Court Judge of NOXUBEE COUNTY in the county courthouse located on the 2nd floor courtroom at 2832 Jefferson Street, Macon Mississippi, on the 14th July of , 2020 at 09 00 a.m. to answer to the suit of: COTTON LOUISE L In the amount of: 4458 RESIDENCE ST - APT B10 MAX 15 2020 Principal: SHUOUALAK MS 39361 662/906-0066

and have there this writ. NOTICE TO THE DEFENDANT

This is a civil lawsuit that was filed by the above Plaintiff. It is very important that you appear in court on the above date and time in which you have been summoned. If you agree that you owe this amount to the Plaintiff, then you do not have to appear. A judgment by default will be given to the Plaintiff for the amount shown plus court costs, and the Plaintiff will have authority to garnish your wages or seek other means in order to collect this amount. If you disagree with this lawsuit, please

appear in court and bring all necessary documents, witnesses, or evidence.
Witness my hand, this the 13th day of May , 2020 CE COURT
DUSTICE COURT CLERK + (SEAL)
BY:
OFFICER'S RETURN:
I have this day executed the within writ by serving the defendant (s)
1- ( Udi Ajava Ah en mal
PersonallyManber of Family (over age 16)
Not FoundCertified Mail Delivery
Posted on door of his/her Residence
// Run DEFICED 5-27-20 DATE



L	O	U	ΊS	Ε	L.	$\mathbf{C}$	O	T	Т	O.	N	

**PLAINTIFF** 

Vs.



NO: 1002-271

EQUIFAX, INC BY AND THROUGH
REGISTERED AGENT THE PRENTICE-HALL
CORPORATION SYSTEM, INC.

**DEFENDANT** 

1. The Plaintiff's name, address, and telephone number are:

Name: LOUISE L. COTTON

Street: 4458 RESIDENCE ST. APT. #B-10
City & Zip Code: SHUQUALAK, MS 39361

Telephone No.: 662.906.0066

2. The Defendant's name, address, and telephone number are:

Name: EQUIFAX, INC. BY AND THROUGH REGISTERED AGENT THE

PRENTICE-HALL CORPORATION SYSTEM, INC.

Street: 7716 OLD CANTON ROAD, SUITE C

City & Zip Code: MADISON, MS 39110

Telephone No.:

3. The defendant's place of business and address are (if known):

Place of Business: \_\_\_\_\_\_\_Street: \_\_\_\_\_\_

City: \_\_\_\_\_

- 4. The defendant(s) owes damages to the Plaintiff in the amount of \$3500.00 plus costs.
  - 5. The basis for plaintiff's claim against the defendant(s) (Here state why you claim the defendant or defendants owe you money).

Equifax was negligent in failing to protect my personal data including but not limited to my social security number, address and phone number. Equifax had a duty to protect the personal data it was entrusted with to use reasonable care to protect it from unauthorized access by third parties and to stop data breaches by taking

reasonable steps to update its cybersecurity software. Equifax failed to provide sufficient technological safeguards which caused my personal financial information to be hacked. Equifax became aware of a specific vulnerability with the Apache Struts software it employed on March 9, 2017, but failed to update or patch their software despite their own policy which requires such update/patches to be made within 48 hours. Equifax acknowledges this date breach occurred between May 2017 and July 2017. Equifax claims it first discovered the breach July 29, 2017 and thereafter withheld this vital information from me until going public on September 7, 2017. Equifax has caused substantial harm to Plaintiff, including serious risks of credit harm and identity theft for years to come.

Thereafter, I have had to check my credit to ensure that my information has not been misused; I will have to purchase credit protection services and insurance for myself; and I have suffered stress from the knowledge that my private information has been given to others for their ill-gotten gains. Equifax's conduct constitutes general negligence as well as negligence per se as a violation of the statutory duties set forth in the Gramm-Leach-Bliley Act and the Mississippi Consumer Protection Act (Miss. Code Ann. § 75-24-1 et seq., 15 USC § 45. Further, Equifax has committed the tort of invasion of privacy by publicly disclosing private facts and have reached the bailment arrangement of the parties.

- 1. theft of their personal and financial information;
- 2. unauthorized charges on their debit and credit card accounts;
- 3. the imminent and certainly impending injury flowing from potential fraud and identity theft posed by their PII being placed in the hands of criminals and already misused via the sale of Plaintiffs' and Class Members' information on the black market;
  - 4. the untimely and inadequate notification of the Data Breach;
  - 5. the improper disclosure of their personal data;
  - 6. <u>loss of privacy;</u>
- 7. <u>ascertainable losses in the form of out-of-pocket expenses and the value of their time reasonably incurred to remedy or mitigate the effects of the Data Breach;</u>
  - 8. <u>ascertainable losses in the form of deprivation of the value of their personal</u> data, for which there is a well-established national and international market;

- 9. ascertainable losses in the form of the loss of cash back or other benefits as a result of their inability to use certain accounts and cards affected by the Data Breach; and
- 10. the loss of productivity and value of their time spent attempting to ameliorate, mitigate and deal with the actual and future consequences of the data breach, including finding fraudulent charges, cancelling and reissuing cards, purchasing credit monitoring and identity theft protection services, imposition of withdrawal and purchase limits on compromised accounts, and the stress, nuisance and annoyance of dealing with all such issues resulting from the Data Breach.

Signed:				
~	ATTORNE	Y FOR	PLAIN'	TIFF

### Crook, Linda

STATE OF MISSISSIPPI

NOXUBEE COUNTY

TO ANY LAWFUL OFFICER OF NO

You are to summon the defendant:

EQUIFAX INC, BY/THRU REGISTERED AGENT-PRENTICE HALL CORP. SYSTEM 7716 OLD CANTON ROAD, SUITE C

MADISON MS39110

to appear before a Justice Court Judge of NOXUBEE COUNTY in the county courthouse located on the 2nd floor courtroom at 2832 Jefferson Street, Macon Mississippi, on the 14th of July , 2020 at 09 00 a.m. to

answer to the suit

CROOK LINDA

2410 SANDYLAND ROAD

MAY 15 2020 CHERYL HORM, WSINGE COURT CLERK TINCIPAL:

In the amount of:

3500.00

39341 MACON MS 662/708-0624

D@ourt Fee:

and have there this writ.

NOTICE TO THE DEFENDANT

This is a civil lawsuit that was filed by the above Plaintiff. It is very important that you appear in court on the above date and time in which you have been summoned. If you agree that you owe this amount to the Plaintiff, then you do not have to appear. A judgment by default will be given to the Plaintiff for the amount shown plus court costs, and the Plaintiff will have authority to garnish your wages or seek other means in order to collect this amount. If you disagree with this lawsuit, please appear in court and bring all necessary documents, witnesses, or evidence.

Witness my hand, this the 13th day of CLERK \* OFFICER'S RETURN: I have this day executed the within writ by serving the defendant(s) Member of Family (over age 16) Personally Not Found Certified Mail Delivery Posted on door of his/her Residence 5-27-20 DATE OFFICER





**PLAINTIFF** 

Vs.

NO.: 1002-265

## EQUIFAX, INC BY AND THROUGH REGISTERED AGENT THE PRENTICE-HALL CORPORATION SYSTEM, INC.

DEFENDANT

1.	The Plaintiff's name, address, and telephone number are:
	Name: <u>LINDA CROOK</u>

Street: <u>2410 SANDYLAND ROAD</u>
City & Zip Code: <u>MACON, MS 39341</u>

Telephone No.: 662.708.0624 OR 662.726.4195

2.	The Defendant's name, address, and telephone number are:
	Name: EQUIFAX, INC. BY AND THROUGH REGISTERED AGENT THE
	PRENTICE-HALL CORPORATION SYSTEM, INC.
	Street: 7716 OLD CANTON ROAD, SUITE C
	City & Zip Code: MADISON, MS 39110
	Telephone No.:

3. The defendant's place of business and address are (if known):

Place of Business:

Street:

City:

- 4. The defendant(s) owes damages to the Plaintiff in the amount of \$3500.00 plus costs.
  - 5. The basis for plaintiff's claim against the defendant(s) (Here state why you claim the defendant or defendants owe you money).

Equifax was negligent in failing to protect my personal data including but not limited to my social security number, address and phone number. Equifax had a duty to protect the personal data it was entrusted with to use reasonable care to protect it from unauthorized access by third parties and to stop data breaches by taking

reasonable steps to update its cybersecurity software. Equifax failed to provide sufficient technological safeguards which caused my personal financial information to be hacked. Equifax became aware of a specific vulnerability with the Apache Struts software it employed on March 9, 2017, but failed to update or patch their software despite their own policy which requires such update/patches to be made within 48 hours. Equifax acknowledges this date breach occurred between May 2017 and July 2017. Equifax claims it first discovered the breach July 29, 2017 and thereafter withheld this vital information from me until going public on September 7, 2017. Equifax has caused substantial harm to Plaintiff, including serious risks of credit harm and identity theft for years to come.

Thereafter, I have had to check my credit to ensure that my information has not been misused; I will have to purchase credit protection services and insurance for myself; and I have suffered stress from the knowledge that my private information has been given to others for their ill-gotten gains. Equifax's conduct constitutes general negligence as well as negligence per se as a violation of the statutory duties set forth in the Gramm-Leach-Bliley Act and the Mississippi Consumer Protection Act (Miss. Code Ann. § 75-24-1 et seq., 15 USC § 45. Further, Equifax has committed the tort of invasion of privacy by publicly disclosing private facts and have reached the bailment arrangement of the parties.

- 1. theft of their personal and financial information;
- 2. unauthorized charges on their debit and credit card accounts;
- 3. the imminent and certainly impending injury flowing from potential fraud and identity theft posed by their PII being placed in the hands of criminals and already misused via the sale of Plaintiffs' and Class Members' information on the black market;
  - 4. the untimely and inadequate notification of the Data Breach;
  - 5. the improper disclosure of their personal data;
  - 6. <u>loss of privacy;</u>
- 7. <u>ascertainable losses in the form of out-of-pocket expenses and the value of their time reasonably incurred to remedy or mitigate the effects of the Data Breach;</u>
  - 8. <u>ascertainable losses in the form of deprivation of the value of their personal data, for which there is a well-established national and international market;</u>

- 9. ascertainable losses in the form of the loss of cash back or other benefits as a result of their inability to use certain accounts and cards affected by the Data Breach; and
- 10. the loss of productivity and value of their time spent attempting to ameliorate, mitigate and deal with the actual and future consequences of the data breach, including finding fraudulent charges, cancelling and reissuing cards, purchasing credit monitoring and identity theft protection services, imposition of withdrawal and purchase limits on compromised accounts, and the stress, nuisance and annoyance of dealing with all such issues resulting from the Data Breach.

Signed:						
•		D. III.	=		73 YETT	
	$\Delta$ 111()	RNIEV	H( )K	וטו ב	A I NI I I	нн

### Crook, Samitria

STATE OF MISSISSIPPI

NOXUBEE COUNTY

TO ANY LAWFUL OFFICER OF NOXUBEE COUNTY

You are to summon the defendant:

EQUIFAX INC, BY/THRU REGISTERED AGENT-PRENTICE HALL CORP. SYSTEM 7716 OLD CANTON ROAD, SUITE C 39110 MADISON MS

to appear before a Justice Court Judge of NOXUBEE COUNTY in the county courthouse located on the 2nd floor courtroom at 2832 Jefferson Street, , 2020 at 09 00 a.m. to Macon Mississippi, on the 14th of July answer to the suit of

CROOK SAMITRIA 2410 SANDYLAND ROAD

MAY 15 2020

In the amount of: Principal:

3500.00

39341 MACON MS 662/361-4737

CHERYL HUN JUSTICE COURT CLERALTY. Fee: Court Fee:

and have there this writ.

NOTICE TO THE DEFENDANT

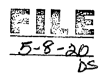
This is a civil lawsuit that was filed by the above Plaintiff. It is very important that you appear in court on the above date and time in which you have been summoned. If you agree that you owe this amount to the Plaintiff, then you do not have to appear. A judgment by default will be given to the Plaintiff for the amount shown plus court costs, and the Plaintiff will have authority to garnish your wages or seek other means in order to collect this amount. If you disagree with this lawsuit, please appear in court and bring all necessary documents, witnesses, or evidence.

Witness my hand, this the 13th day of May \* OFFICER'S RETURN: I have this day executed the within writ by serving the defendant(s) Personally Member of Family (over age 16) Certified Mail Delivery Not Found Posted on door of his/her Residence 5-27-W DATE OFFICER



#### SAMITRIA CROOK

**PLAINTIFF** 



Vs.

NO.: 1002 -21H

# EQUIFAX, INC BY AND THROUGH REGISTERED AGENT THE PRENTICE-HALL CORPORATION SYSTEM, INC.

DEFENDANT

1. The Plaintiff's name, address, and telephone number are:

Name: SAMITRIA CROOK

Street: 2410 SANDYLAND ROAD

City & Zip Code: MACON, MS 39341

Telephone No.: 662.361.4737 OR 662.726.4195

2. The Defendant's name, address, and telephone number are:

Name: EQUIFAX, INC. BY AND THROUGH REGISTERED AGENT THE

PRENTICE-HALL CORPORATION SYSTEM, INC.

Street: 7716 OLD CANTON ROAD, SUITE C

City & Zip Code: MADISON, MS 39110

Telephone No.:

3. The defendant's place of business and address are (if known):

Place of Business: \_\_\_\_\_

City: \_\_\_\_\_

State: \_\_\_\_\_\_

4. The defendant(s) owes damages to the Plaintiff in the amount of \$3500.00 plus costs.

5. The basis for plaintiff's claim against the defendant(s) (Here state why you claim the defendant or defendants owe you money).

Equifax was negligent in failing to protect my personal data including but not limited to my social security number, address and phone number. Equifax had a duty to protect the personal data it was entrusted with to use reasonable care to protect it

from unauthorized access by third parties and to stop data breaches by taking reasonable steps to update its cybersecurity software. Equifax failed to provide sufficient technological safeguards which caused my personal financial information to be hacked. Equifax became aware of a specific vulnerability with the Apache Struts software it employed on March 9, 2017, but failed to update or patch their software despite their own policy which requires such update/patches to be made within 48 hours. Equifax acknowledges this date breach occurred between May 2017 and July 2017. Equifax claims it first discovered the breach July 29, 2017 and thereafter withheld this vital information from me until going public on September 7, 2017. Equifax has caused substantial harm to Plaintiff, including serious risks of credit harm and identity theft for years to come.

Thereafter, I have had to check my credit to ensure that my information has not been misused; I will have to purchase credit protection services and insurance for myself; and I have suffered stress from the knowledge that my private information has been given to others for their ill-gotten gains. Equifax's conduct constitutes general negligence as well as negligence per se as a violation of the statutory duties set forth in the Gramm-Leach-Bliley Act and the Mississippi Consumer Protection Act (Miss. Code Ann. § 75-24-1 et seq., 15 USC § 45. Further, Equifax has committed the tort of invasion of privacy by publicly disclosing private facts and have reached the bailment arrangement of the parties.

- 1. theft of their personal and financial information;
- 2. unauthorized charges on their debit and credit card accounts;
- 3. the imminent and certainly impending injury flowing from potential fraud and identity theft posed by their PII being placed in the hands of criminals and already misused via the sale of Plaintiffs' and Class Members' information on the black market;
  - 4. the untimely and inadequate notification of the Data Breach;
  - 5. the improper disclosure of their personal data;
  - 6. loss of privacy;
- 7. <u>ascertainable losses in the form of out-of-pocket expenses and the value of their time reasonably incurred to remedy or mitigate the effects of the Data</u> Breach;

- 8. <u>ascertainable losses in the form of deprivation of the value of their personal</u> data, for which there is a well-established national and international market;
- 9. <u>ascertainable losses in the form of the loss of cash back or other benefits as a result of their inability to use certain accounts and cards affected by the Data Breach; and</u>
- 10. the loss of productivity and value of their time spent attempting to ameliorate, mitigate and deal with the actual and future consequences of the data breach, including finding fraudulent charges, cancelling and reissuing cards, purchasing credit monitoring and identity theft protection services, imposition of withdrawal and purchase limits on compromised accounts, and the stress, nuisance and annoyance of dealing with all such issues resulting from the Data Breach.

Signed:		
•	ATTORNEY FOR I	PLAINTIFF

### Cunningham, Lola

STATE OF MISSISSIPPI

NOXUBEE COUNTY

Hadison TO ANY LAWFUL OFFICER OF NOXUBER COUNTY

You are to summon the defendant:

EQUIFAX INC, BY/THRU REGISTERED AGENT-PRENTICE HALL CORP. SYSTEM 7716 OLD CANTON ROAD, SUITE C MADISON MS39110

to appear before a Justice Court Judge of NOXUBEE COUNTY in the county courthouse located on the 2nd floor courtroom at 2832 Jefferson Street, Macon Mississippi, on the 14t July , 2020 at 09 00 a.m. to MAY A 5 2020

answer to the suit of:

CUNNINGHAM LOLA P.O. BOX 101

BROOKSVILLE 662/788-2326 E COURT CLERK In the amount of:  $D^{C_{\text{Principal}}}$ : 3500.00

Atty. Fee:

Court Fee:

and have there this writ.

#### NOTICE TO THE DEFENDANT

This is a civil lawsuit that was filed by the above Plaintiff. It is very important that you appear in court on the above date and time in which you have been summoned. If you agree that you owe this amount to the Plaintiff, then you do not have to appear. A judgment by default will be given to the Plaintiff for the amount shown plus court costs, and the Plaintiff will have authority to garnish your wages or seek other means in order to collect this amount. If you disagree with this lawsuit, please appear in court and bring all necessary documents, witnesses, or exidence.

Witness my hand, this the 13th day of BY: \* OFFICER'S RETURN: I have this day executed the within writ by serving the defendant(s) Member of Family (over age 16) Not Found Certified Mail Delivery Posted on door of his/her Residence OFFICER



#### LOLA CUNNINGHAM

**PLAINTIFF** 

5-8-20 DS

Vs.

NO.: 1002-267

# EQUIFAX, INC BY AND THROUGH REGISTERED AGENT THE PRENTICE-HALL CORPORATION SYSTEM, INC.

DEFENDANT

1. The Plaintiff's name, address, and telephone number are:

Name: LOLA CUNNINGHAM

Street: P.O. BOX 101

City & Zip Code: BROOKSVILLE, MS 39739

Telephone No.: 662.788.2326

2. The Defendant's name, address, and telephone number are:

Name: <u>EQUIFAX</u>, <u>INC</u>. BY AND THROUGH REGISTERED AGENT THE

PRENTICE-HALL CORPORATION SYSTEM, INC.

Street: 7716 OLD CANTON ROAD, SUITE C

City & Zip Code: MADISON, MS 39110

Telephone No.:

3. The defendant's place of business and address are (if known):

Place of Business: \_\_\_\_\_\_
Street: \_\_\_\_\_
City: \_\_\_\_\_

- 4. The defendant(s) owes damages to the Plaintiff in the amount of \$3500.00 plus costs.
  - 5. The basis for plaintiff's claim against the defendant(s) (Here state why you claim the defendant or defendants owe you money).

Equifax was negligent in failing to protect my personal data including but not limited to my social security number, address and phone number. Equifax had a duty to protect the personal data it was entrusted with to use reasonable care to protect it

from unauthorized access by third parties and to stop data breaches by taking reasonable steps to update its cybersecurity software. Equifax failed to provide sufficient technological safeguards which caused my personal financial information to be hacked. Equifax became aware of a specific vulnerability with the Apache Struts software it employed on March 9, 2017, but failed to update or patch their software despite their own policy which requires such update/patches to be made within 48 hours. Equifax acknowledges this date breach occurred between May 2017 and July 2017. Equifax claims it first discovered the breach July 29, 2017 and thereafter withheld this vital information from me until going public on September 7, 2017. Equifax has caused substantial harm to Plaintiff, including serious risks of credit harm and identity theft for years to come.

Thereafter, I have had to check my credit to ensure that my information has not been misused; I will have to purchase credit protection services and insurance for myself; and I have suffered stress from the knowledge that my private information has been given to others for their ill-gotten gains. Equifax's conduct constitutes general negligence as well as negligence per se as a violation of the statutory duties set forth in the Gramm-Leach-Bliley Act and the Mississippi Consumer Protection Act (Miss. Code Ann. § 75-24-1 et seq., 15 USC § 45. Further, Equifax has committed the tort of invasion of privacy by publicly disclosing private facts and have reached the bailment arrangement of the parties.

- 1. theft of their personal and financial information;
- 2. unauthorized charges on their debit and credit card accounts;
- 3. the imminent and certainly impending injury flowing from potential fraud and identity theft posed by their PII being placed in the hands of criminals and already misused via the sale of Plaintiffs' and Class Members' information on the black market;
  - 4. the untimely and inadequate notification of the Data Breach;
  - 5. the improper disclosure of their personal data;
  - 6. loss of privacy;
- 7. ascertainable losses in the form of out-of-pocket expenses and the value of their time reasonably incurred to remedy or mitigate the effects of the Data Breach;

- 8. <u>ascertainable losses in the form of deprivation of the value of their personal</u> data, for which there is a well-established national and international market;
- 9. <u>ascertainable losses in the form of the loss of cash back or other benefits as a result of their inability to use certain accounts and cards affected by the Data Breach; and</u>
- 10. the loss of productivity and value of their time spent attempting to ameliorate, mitigate and deal with the actual and future consequences of the data breach, including finding fraudulent charges, cancelling and reissuing cards, purchasing credit monitoring and identity theft protection services, imposition of withdrawal and purchase limits on compromised accounts, and the stress, nuisance and annoyance of dealing with all such issues resulting from the Data Breach.

Signed	:
O	ATTORNEY FOR PLAINTIFF

## Cunningham, Lorrie

STATE OF MISSISSIPPI

NOXUBEE COUNTY

TO ANY LAWFUL OFFICER OF NOX

You are to summon the defendant:

EQUIFAX INC, BY/THRU REGISTERED AGENT-PRENTICE HALL CORP. SYSTEM 7716 OLD CANTON ROAD, SUITE C MADISON MS 39110

to appear before a Justice Court Judge of NOXUBEE COUNTY in the county courthouse located on the 2nd floor courtroom at 2832 Jefferson Street, Macon Mississippi, on the 14th of July , 2020 at 09 00 a.m. to answer to the suit of:

CUNNINGHAM LORRIE 52 PULASKI STREET

MAY 15 2020

In the amount of: Principal:

3500.00

MACON MS 39341 662/251-3289

CHERYL HUKIY, JUSTICE COURT CLERK Atty. Fee:

D.C.

and have there this wri

NOTICE TO THE DEFENDANT

This is a civil lawsuit that was filed by the above Plaintiff. It is very important that you appear in court on the above date and time in which you have been summoned. If you agree that you owe this amount to the Plaintiff, then you do not have to appear. A judgment by default will be given to the Plaintiff for the amount shown plus court costs, and the Plaintiff will have authority to garnish your wages or seek other means in order to collect this amount. If you disagree with this lawsuit, please appear in court and bring all necessary documents, witnesses, or eyidence.

Witness my hand, this the 13th day of \* OFFICER'S RETURN: I have, this day executed the within writ by serving the defendant(s) mber of Family (over age 16)\_\_\_\_\_ Certified Mail Delivery Posted on door of his/her Residence 5-27-WDATE

#### LORRIE CUNNINGHAM

**PLAINTIFF** 



Vs.

NO.: 1002-270

# EQUIFAX, INC BY AND THROUGH REGISTERED AGENT THE PRENTICE-HALL CORPORATION SYSTEM, INC.

**DEFENDANT** 

1.	The Plaintiff's name, address, and telephone number are:	
	Name: LORRIE CUNNINGHAM	
	Street: 52 PULASKI STREET	
	City & Zip Code: MACON, MS 39341	
	Telephone No.: <u>662.251.3289</u>	

2. The Defendant's name, address, and telephone number are:

Name: EQUIFAX, INC. BY AND THROUGH REGISTERED AGENT THE

PRENTICE-HALL CORPORATION SYSTEM, INC.

Street: 7716 OLD CANTON ROAD, SUITE C

City & Zip Code: MADISON, MS 39110

Telephone No.:

3. The defendant's place of business and address are (if known):

Place of Business:

Street:

State:

- 4. The defendant(s) owes damages to the Plaintiff in the amount of \$3500.00 plus costs.
  - 5. The basis for plaintiff's claim against the defendant(s) (Here state why you claim the defendant or defendants owe you money).

Equifax was negligent in failing to protect my personal data including but not limited to my social security number, address and phone number. Equifax had a duty to protect the personal data it was entrusted with to use reasonable care to protect it

from unauthorized access by third parties and to stop data breaches by taking reasonable steps to update its cybersecurity software. Equifax failed to provide sufficient technological safeguards which caused my personal financial information to be hacked. Equifax became aware of a specific vulnerability with the Apache Struts software it employed on March 9, 2017, but failed to update or patch their software despite their own policy which requires such update/patches to be made within 48 hours. Equifax acknowledges this date breach occurred between May 2017 and July 2017. Equifax claims it first discovered the breach July 29, 2017 and thereafter withheld this vital information from me until going public on September 7, 2017. Equifax has caused substantial harm to Plaintiff, including serious risks of credit harm and identity theft for years to come.

Thereafter, I have had to check my credit to ensure that my information has not been misused; I will have to purchase credit protection services and insurance for myself; and I have suffered stress from the knowledge that my private information has been given to others for their ill-gotten gains. Equifax's conduct constitutes general negligence as well as negligence per se as a violation of the statutory duties set forth in the Gramm-Leach-Bliley Act and the Mississippi Consumer Protection Act (Miss. Code Ann. § 75-24-1 et seq., 15 USC § 45. Further, Equifax has committed the tort of invasion of privacy by publicly disclosing private facts and have reached the bailment arrangement of the parties.

- 1. theft of their personal and financial information;
- 2. unauthorized charges on their debit and credit card accounts;
- 3. the imminent and certainly impending injury flowing from potential fraud and identity theft posed by their PII being placed in the hands of criminals and already misused via the sale of Plaintiffs' and Class Members' information on the black market;
  - 4. the untimely and inadequate notification of the Data Breach;
  - 5. the improper disclosure of their personal data;
  - 6. loss of privacy;
- 7. <u>ascertainable losses in the form of out-of-pocket expenses and the value of their time reasonably incurred to remedy or mitigate the effects of the Data Breach;</u>

- 8. <u>ascertainable losses in the form of deprivation of the value of their personal</u> data, for which there is a well-established national and international market;
- 9. <u>ascertainable losses in the form of the loss of cash back or other benefits as a result of their inability to use certain accounts and cards affected by the Data Breach; and</u>
- 10. the loss of productivity and value of their time spent attempting to ameliorate, mitigate and deal with the actual and future consequences of the data breach, including finding fraudulent charges, cancelling and reissuing cards, purchasing credit monitoring and identity theft protection services, imposition of withdrawal and purchase limits on compromised accounts, and the stress, nuisance and annoyance of dealing with all such issues resulting from the Data Breach.

Signed:	·	
_	ATTORNEY FOR PL	AINTIFF

## **Davis, Tommy**

TO ANY LAWFUL OFFICER OF NOXUBEE COUNTY

You are to summon the defendant:

EQUIFAX INC, BY/THRU REGISTERED AGENT-PRENTICE HALL CORP. SYSTEM 7716 OLD CANTON RD, SUITE C MADISON MS 39110

to appear before a Justice Court Judge of NOXUBEE COUNTY in the county courthouse located on the 2nd floor courtroom at 2832 Jefferson Street, Macon Mississippi, on the 28th of July , 2020 at 09 00 a.m. to answer to the suit of:

DAVIS TOMMY

P.O. BOX 159

BROOKSVILLE MS 39739 662/361-1379

In the amount of:

3500.00 Principal:

Atty. Fee:

Court Fee:

and have there this writ.

#### NOTICE TO THE DEFENDANT

This is a civil lawsuit that was filed by the above Plaintift important that you appear in court on the above date and time in which you have been summoned. If you agree that you owe this amount to the Plaintiff, then you do not have to appear. A judgment of default will default will be given to the Plaintiff for the amount shown plus court costs, and the Plaintiff will have authority to garnish your wages or seek other means in order to collect this amount. If you disagree with this lawsuit, please appear in court and bring all necessary documents, witnesses

Witness my hand, this the 30th day of BY: \*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\* OFFICER'S RETURN: I have this day executed the within writ by serving the defendant(s) Member of Family (over age 16) Not Found Certified Mail Delivery Posted on door of his/her Residence 5-27-WDATE



TOMMY DA	AVIS PLAINTIFF
Vs.	4-30-20 No.: 1002-255
	NC BY AND THROUGH
	ED AGENT THE PRENTICE-HALL
CORPORA	FION SYSTEM, INC. DEFENDANT
1.	The Plaintiff's name, address, and telephone number are: Name: TOMMY DAVIS Street: P.O. BOX 159 City & Zip Code: BROOKSVILLE, MS 39739 Telephone No.: 662.361.1379
2.	The Defendant's name, address, and telephone number are:  Name: EQUIFAX, INC. BY AND THROUGH REGISTERED AGENT THE PRENTICE-HALL CORPORATION SYSTEM, INC.  Street: 7716 OLD CANTON ROAD, SUITE C  City & Zip Code: MADISON, MS 39110  Telephone No.:
3.	The defendant's place of business and address are (if known):  Place of Business:  Street:  City:  State:
4. plus costs.	The defendant(s) owes damages to the Plaintiff in the amount of \$3500.00

5. The basis for plaintiff's claim against the defendant(s) (Here state why you claim the defendant or defendants owe you money).

Equifax was negligent in failing to protect my personal data including but not limited to my social security number, address and phone number. Equifax had a duty to protect the personal data it was entrusted with to use reasonable care to protect it

from unauthorized access by third parties and to stop data breaches by taking reasonable steps to update its cybersecurity software. Equifax failed to provide sufficient technological safeguards which caused my personal financial information to be hacked. Equifax became aware of a specific vulnerability with the Apache Struts software it employed on March 9, 2017, but failed to update or patch their software despite their own policy which requires such update/patches to be made within 48 hours. Equifax acknowledges this date breach occurred between May 2017 and July 2017. Equifax claims it first discovered the breach July 29, 2017 and thereafter withheld this vital information from me until going public on September 7, 2017. Equifax has caused substantial harm to Plaintiff, including serious risks of credit harm and identity theft for years to come.

Thereafter, I have had to check my credit to ensure that my information has not been misused; I will have to purchase credit protection services and insurance for myself; and I have suffered stress from the knowledge that my private information has been given to others for their ill-gotten gains. Equifax's conduct constitutes general negligence as well as negligence per se as a violation of the statutory duties set forth in the Gramm-Leach-Bliley Act and the Mississippi Consumer Protection Act (Miss. Code Ann. § 75-24-1 et seq., 15 USC § 45. Further, Equifax has committed the tort of invasion of privacy by publicly disclosing private facts and have reached the bailment arrangement of the parties.

- 1. theft of their personal and financial information;
- 2. unauthorized charges on their debit and credit card accounts;
- 3. the imminent and certainly impending injury flowing from potential fraud and identity theft posed by their PII being placed in the hands of criminals and already misused via the sale of Plaintiffs' and Class Members' information on the black market;
  - 4. the untimely and inadequate notification of the Data Breach;
  - 5. the improper disclosure of their personal data;
  - 6. loss of privacy;
- 7. <u>ascertainable losses in the form of out-of-pocket expenses and the value of their time reasonably incurred to remedy or mitigate the effects of the Data</u> Breach;

- 8. <u>ascertainable losses in the form of deprivation of the value of their personal</u> data, for which there is a well-established national and international market;
- 9. <u>ascertainable losses in the form of the loss of cash back or other benefits as a result of their inability to use certain accounts and cards affected by the Data Breach; and</u>
- 10. the loss of productivity and value of their time spent attempting to ameliorate, mitigate and deal with the actual and future consequences of the data breach, including finding fraudulent charges, cancelling and reissuing cards, purchasing credit monitoring and identity theft protection services, imposition of withdrawal and purchase limits on compromised accounts, and the stress, nuisance and annoyance of dealing with all such issues resulting from the Data Breach.

attorney førplaintiff

## Dora, Earlene

STATE OF MISSISSIPPI

NOXUBEE COUNTY

TO ANY LAWFUL OFFICER OF A

You are to summon the defendant:

EOUIFAX INC, BY/THRU REGISTERED AGENT-PRENTICE HALL CORP. SYSTEM 7716 OLD CANTON ROAD, SUITE C

MADISON MS 39110

to appear before a Justice Court Judge of NOXUBEE COUNTY in the county courthouse located on the 2nd floor courtroom at 2832 Jefferson Street, Macon Mississippi, on the 28th of July , 2020 at 09 30 a.m. to answer to the suit of:

DORA EARLENE 333 DORA ROAD In the amount of:

Principal: 3500.00

Atty. Fee:

Court Fee:

BROOKSVILLE MS 39739 662/549-8413

and have there this writ.

NOTICE TO THE DEFENDANT

This is a civil lawsuit that was filed by the above Plaintiff. It is very important that you appear in court on the above date and time in which you have been summoned. If you agree that you owe this amount to the Plaintiff, then you do not have to appear. A judgment by default with be given to the Plaintiff for the amount shows a CHERYL HOW THE COURT WITH DEPARTMENT OF THE CHERYL HOW THE COURT WITH DEPARTMENT OF THE CHERYL HOW THE COURT WITH THE CHERYL HOW THE CHERYL HO given to the Plaintiff for the amount shown plus court Plaintiff will have authority to garnish your wages or seek other means in order to collect this amount. If you disagree with this lawsuit, please appear in court and bring all necessary documents, witnesses, and evidence.

Witness my hand, this the 29th day of COURT CLERK JUŠTICE BY: \*\*\*\*\*\*\*\*\*\*\* OFFICER'S RETURN: I have this day executed the within writ by serving the defendant(s) Member of Family (over age 16)\_\_\_\_\_ Personally \_\_\_Not Found \_\_\_\_Certified Mail Delivery Posted on doox of his/her Residence OFFICER

### IN THE JUSTICE COURT OF NOXUBEE COUNTY, MISSISSIPPI

#### EARLENE DORA

**PLAINTIFF** 



Vs.

NO.: 1002-281

# EQUIFAX, INC BY AND THROUGH REGISTERED AGENT THE PRENTICE-HALL CORPORATION SYSTEM, INC.

DEFENDANT

1. The Plaintiff's name, address, and telephone number are:

Name: <u>EARLENE DORA</u> Street: 333 DORA ROAD

City & Zip Code: <u>BROOKSVILLE</u>, <u>MS 39739</u> Telephone No.: <u>662.549.8413 OR 662.272.5606</u>

2. The Defendant's name, address, and telephone number are:

Name: EQUIFAX, INC. BY AND THROUGH REGISTERED AGENT THE

PRENTICE-HALL CORPORATION SYSTEM, INC.

Street: 7716 OLD CANTON ROAD, SUITE C

City & Zip Code: MADISON, MS 39110

Telephone No.:

3. The defendant's place of business and address are (if known):

Place of Business:

Street:

City:

- 4. The defendant(s) owes damages to the Plaintiff in the amount of \$3500.00 plus costs.
  - 5. The basis for plaintiff's claim against the defendant(s) (Here state why you claim the defendant or defendants owe you money).

Equifax was negligent in failing to protect my personal data including but not limited to my social security number, address and phone number. Equifax had a duty to protect the personal data it was entrusted with to use reasonable care to protect it

from unauthorized access by third parties and to stop data breaches by taking reasonable steps to update its cybersecurity software. Equifax failed to provide sufficient technological safeguards which caused my personal financial information to be hacked. Equifax became aware of a specific vulnerability with the Apache Struts software it employed on March 9, 2017, but failed to update or patch their software despite their own policy which requires such update/patches to be made within 48 hours. Equifax acknowledges this date breach occurred between May 2017 and July 2017. Equifax claims it first discovered the breach July 29, 2017 and thereafter withheld this vital information from me until going public on September 7, 2017. Equifax has caused substantial harm to Plaintiff, including serious risks of credit harm and identity theft for years to come.

Thereafter, I have had to check my credit to ensure that my information has not been misused; I will have to purchase credit protection services and insurance for myself; and I have suffered stress from the knowledge that my private information has been given to others for their ill-gotten gains. Equifax's conduct constitutes general negligence as well as negligence per se as a violation of the statutory duties set forth in the Gramm-Leach-Bliley Act and the Mississippi Consumer Protection Act (Miss. Code Ann. § 75-24-1 et seq., 15 USC § 45. Further, Equifax has committed the tort of invasion of privacy by publicly disclosing private facts and have reached the bailment arrangement of the parties.

The plaintiff is seeking the maximum allowed by this court in the amount of \$3500.00 plus costs. Equifax's wrongful actions and inaction directly and proximately caused the theft and dissemination into the public domain of Plaintiff's personal data, causing them to suffer, and continue to suffer, economic damages and other actual harm for which they are entitled to compensation, including:

- 1. theft of their personal and financial information;
- 2. unauthorized charges on their debit and credit card accounts;
- 3. the imminent and certainly impending injury flowing from potential fraud and identity theft posed by their PII being placed in the hands of criminals and already misused via the sale of Plaintiffs' and Class Members' information on the black market;
  - 4. the untimely and inadequate notification of the Data Breach;
  - 5. the improper disclosure of their personal data;
  - 6. loss of privacy;
- 7. <u>ascertainable losses in the form of out-of-pocket expenses and the value of their time reasonably incurred to remedy or mitigate the effects of the Data</u> Breach;

- 8. <u>ascertainable losses in the form of deprivation of the value of their personal data, for which there is a well-established national and international market;</u>
- 9. <u>ascertainable losses in the form of the loss of cash back or other benefits as a result of their inability to use certain accounts and cards affected by the Data Breach; and</u>
- 10. the loss of productivity and value of their time spent attempting to ameliorate, mitigate and deal with the actual and future consequences of the data breach, including finding fraudulent charges, cancelling and reissuing cards, purchasing credit monitoring and identity theft protection services, imposition of withdrawal and purchase limits on compromised accounts, and the stress, nuisance and annoyance of dealing with all such issues resulting from the Data Breach.

ATTORNEY FOR PLAINTIFF

## Dora, Latita

STATE OF MISSISSIPPI

NOXUBEE COUNTY

TO ANY LAWFUL OFFICER OF NOXUBER

You are to summon the defendant:

EQUIFAX INC, BY/THRU REGISTERED AGENT-PRENTICE HALL CORP. SYSTEM 7716 OLD CANTON ROAD, SUITE C MS 39110 MADISON

to appear before a Justice Court Judge of NOXUBEE COUNTY in the county courthouse located on the 2nd floor courtroom at 2832 Jefferson Street, Macon Mississippi, on the 28th of July , 2020 at 09 30 a.m. to answer to the suit of:

DORA LATITA P.O. BOX 771

3500.00 Principal: Atty. Fee:

In the amount of:

BROOKSVILLE MS 39739 662/549-9267

Court Fee:

and have there this writ.

NOTICE TO THE DEFENDANT

This is a civil lawsuit that was filed by the above Plaintiff. It is very important that you appear in court on the above date and time in which you have been summoned. If you agree that you owe this land and to the A judgmernthous Plaintiff, then you do not have to appear. given to the Plaintiff for the amount shown plus Bourt costs, and the Plaintiff will have authority to garnish your wages or seek dther means in order to collect this amount. If you disagree with this lawsuit, please appear in court and bring all necessary documents, witnesses, or evidence.

Witness my hand, this the 29th day of May , 2020  JUSTICE COURT CLERK
BY:, By:
**************************************
Not FoundCertified Mail Delivery
Posted on door of his/her Residence
OFFICED D'S OD DATE

OFFICER

#### IN THE JUSTICE COURT OF NOXUBEE COUNTY, MISSISSIPPI

#### **LATITA DORA**



**PLAINTIFF** 

Vs.

NO.: 1002-283

# EQUIFAX, INC BY AND THROUGH REGISTERED AGENT THE PRENTICE-HALL CORPORATION SYSTEM, INC.

**DEFENDANT** 

1. The Plaintiff's name, address, and telephone number are:

Name: <u>LATITA DORA</u>

Street: <u>P.O. BOX 771</u>

City & Zip Code: BROOKSVILLE, MS 39739

Telephone No.: 662.549.9267

2. The Defendant's name, address, and telephone number are:

Name: EQUIFAX, INC. BY AND THROUGH REGISTERED AGENT THE

PRENTICE-HALL CORPORATION SYSTEM, INC.

Street: 7716 OLD CANTON ROAD, SUITE C

City & Zip Code: MADISON, MS 39110

Telephone No.:

3. The defendant's place of business and address are (if known):

Place of Business: \_\_\_\_\_\_
Street: \_\_\_\_\_\_
City: \_\_\_\_\_
State:

- 4. The defendant(s) owes damages to the Plaintiff in the amount of \$3500.00 plus costs.
  - 5. The basis for plaintiff's claim against the defendant(s) (Here state why you claim the defendant or defendants owe you money).

Equifax was negligent in failing to protect my personal data including but not limited to my social security number, address and phone number. Equifax had a duty to protect the personal data it was entrusted with to use reasonable care to protect it

from unauthorized access by third parties and to stop data breaches by taking reasonable steps to update its cybersecurity software. Equifax failed to provide sufficient technological safeguards which caused my personal financial information to be hacked. Equifax became aware of a specific vulnerability with the Apache Struts software it employed on March 9, 2017, but failed to update or patch their software despite their own policy which requires such update/patches to be made within 48 hours. Equifax acknowledges this date breach occurred between May 2017 and July 2017. Equifax claims it first discovered the breach July 29, 2017 and thereafter withheld this vital information from me until going public on September 7, 2017. Equifax has caused substantial harm to Plaintiff, including serious risks of credit harm and identity theft for years to come.

Thereafter, I have had to check my credit to ensure that my information has not been misused; I will have to purchase credit protection services and insurance for myself; and I have suffered stress from the knowledge that my private information has been given to others for their ill-gotten gains. Equifax's conduct constitutes general negligence as well as negligence per se as a violation of the statutory duties set forth in the Gramm-Leach-Bliley Act and the Mississippi Consumer Protection Act (Miss. Code Ann. § 75-24-1 et seq., 15 USC § 45. Further, Equifax has committed the tort of invasion of privacy by publicly disclosing private facts and have reached the bailment arrangement of the parties.

The plaintiff is seeking the maximum allowed by this court in the amount of \$3500.00 plus costs. Equifax's wrongful actions and inaction directly and proximately caused the theft and dissemination into the public domain of Plaintiff's personal data, causing them to suffer, and continue to suffer, economic damages and other actual harm for which they are entitled to compensation, including:

- 1. theft of their personal and financial information;
- 2. unauthorized charges on their debit and credit card accounts;
- 3. the imminent and certainly impending injury flowing from potential fraud and identity theft posed by their PII being placed in the hands of criminals and already misused via the sale of Plaintiffs' and Class Members' information on the black market;
  - 4. the untimely and inadequate notification of the Data Breach;
  - 5. the improper disclosure of their personal data;
  - 6. loss of privacy;
- 7. <u>ascertainable losses in the form of out-of-pocket expenses and the value of their time reasonably incurred to remedy or mitigate the effects of the Data Breach;</u>

- 8. <u>ascertainable losses in the form of deprivation of the value of their personal data, for which there is a well-established national and international market;</u>
- 9. ascertainable losses in the form of the loss of cash back or other benefits as a result of their inability to use certain accounts and cards affected by the Data Breach; and
- 10. the loss of productivity and value of their time spent attempting to ameliorate, mitigate and deal with the actual and future consequences of the data breach, including finding fraudulent charges, cancelling and reissuing cards, purchasing credit monitoring and identity theft protection services, imposition of withdrawal and purchase limits on compromised accounts, and the stress, nuisance and annoyance of dealing with all such issues resulting from the Data Breach.

ATTORNEY FOR PLAINTIFF

## Dora, Nakimberian

STATE OF MISSISSIPPI

NOXUBEE COUNTY

TO ANY LAWFUL OFFICER OF NOXUBEE COUNTY

You are to summon the defendant:

EQUIFAX INC, BY/THRU REGISTERED AGENT-PRENTICE HALL CORP. SYSTEM 7716 OLD CANTON ROAD, SUITE C MADISON MS 39110

to appear before a Justice Court Judge of NOXUBEE COUNTY in the county courthouse located on the 2nd floor courtroom at 2832 Jefferson Street, Macon Mississippi, on the 28th of July , 2020 at 09 30 a.m. to answer to the suit of:

DORA NAKIMBERIAN

302 JENKINS QUARTERS CUTOFF RD

SHUQUALAK MS 39361 662/361-0659 In the amount of:

Principal: 3500.00

Atty. Fee:

Court Fee:

74.00

and have there this writ.

NOTICE TO THE DEFENDANT

This is a civil lawsuit that was filed by the above Plaintiff. It is very important that you appear in court on the above date and time in which you have been summoned. If you agree that you owe CHERYL HURN AND TO THE DC. Plaintiff, then you do not have to appear. A judgment by default will be given to the Plaintiff for the amount shown plus court costs, and the Plaintiff will have authority to garnish your wages or seek other means in order to collect this amount. If you disagree with this lawsuit, please appear in court and bring all necessary documents, witnesses, or evidence.

Case 1:17-md-02800-TWT Document 1168-6 Filed 09/08/20 Page 194 of 415



#### IN THE JUSTICE COURT OF NOXUBEE COUNTY, MISSISSIPPI

#### NAKIMBERIAN DORA

**PLAINTIFF** 

5-29-20 PS

Vs.

NO.: 1002-280

# EQUIFAX, INC BY AND THROUGH REGISTERED AGENT THE PRENTICE-HALL CORPORATION SYSTEM, INC.

DEFENDANT

1. The Plaintiff's name, address, and telephone number are:

Name: NAKIMBERIAN DORA

Street: 302 JENKINS ORT CUTOFF RD.
City & Zip Code: SHUQUALAK, MS 39361
Telephone No.: 662.361.0659 OR 662.329.4920

2. The Defendant's name, address, and telephone number are:

Name: EQUIFAX, INC. BY AND THROUGH REGISTERED AGENT THE

PRENTICE-HALL CORPORATION SYSTEM, INC.

Street: 7716 OLD CANTON ROAD, SUITE C

City & Zip Code: MADISON, MS 39110

Telephone No.:

3. The defendant's place of business and address are (if known):

Place of Business: \_\_\_\_\_\_\_Street:

City: \_\_\_\_\_

State:

4. The defendant(s) owes damages to the Plaintiff in the amount of \$3500.00 plus costs.

5. The basis for plaintiff's claim against the defendant(s) (Here state why you claim the defendant or defendants owe you money).

Equifax was negligent in failing to protect my personal data including but not limited to my social security number, address and phone number. Equifax had a duty to protect the personal data it was entrusted with to use reasonable care to protect it

from unauthorized access by third parties and to stop data breaches by taking reasonable steps to update its cybersecurity software. Equifax failed to provide sufficient technological safeguards which caused my personal financial information to be hacked. Equifax became aware of a specific vulnerability with the Apache Struts software it employed on March 9, 2017, but failed to update or patch their software despite their own policy which requires such update/patches to be made within 48 hours. Equifax acknowledges this date breach occurred between May 2017 and July 2017. Equifax claims it first discovered the breach July 29, 2017 and thereafter withheld this vital information from me until going public on September 7, 2017. Equifax has caused substantial harm to Plaintiff, including serious risks of credit harm and identity theft for years to come.

Thereafter, I have had to check my credit to ensure that my information has not been misused; I will have to purchase credit protection services and insurance for myself; and I have suffered stress from the knowledge that my private information has been given to others for their ill-gotten gains. Equifax's conduct constitutes general negligence as well as negligence per se as a violation of the statutory duties set forth in the Gramm-Leach-Bliley Act and the Mississippi Consumer Protection Act (Miss. Code Ann. § 75-24-1 et seq., 15 USC § 45. Further, Equifax has committed the tort of invasion of privacy by publicly disclosing private facts and have reached the bailment arrangement of the parties.

The plaintiff is seeking the maximum allowed by this court in the amount of \$3500.00 plus costs. Equifax's wrongful actions and inaction directly and proximately caused the theft and dissemination into the public domain of Plaintiff's personal data, causing them to suffer, and continue to suffer, economic damages and other actual harm for which they are entitled to compensation, including:

- 1. theft of their personal and financial information;
- 2. unauthorized charges on their debit and credit card accounts;
- 3. the imminent and certainly impending injury flowing from potential fraud and identity theft posed by their PII being placed in the hands of criminals and already misused via the sale of Plaintiffs' and Class Members' information on the black market;
  - 4. the untimely and inadequate notification of the Data Breach;
  - 5. the improper disclosure of their personal data;
  - 6. loss of privacy;
- 7. ascertainable losses in the form of out-of-pocket expenses and the value of their time reasonably incurred to remedy or mitigate the effects of the Data Breach;

- 8. <u>ascertainable losses in the form of deprivation of the value of their personal</u> <u>data, for which there is a well-established national and international market;</u>
- 9. <u>ascertainable losses in the form of the loss of cash back or other benefits as a result of their inability to use certain accounts and cards affected by the Data Breach; and</u>
- 10. the loss of productivity and value of their time spent attempting to ameliorate, mitigate and deal with the actual and future consequences of the data breach, including finding fraudulent charges, cancelling and reissuing cards, purchasing credit monitoring and identity theft protection services, imposition of withdrawal and purchase limits on compromised accounts, and the stress, nuisance and annoyance of dealing with all such issues resulting from the Data Breach.

ATTORNEY FOR PLAINTIFF

## **Edmonds, Betty**

STATE OF MISSISSIPPI

NOXUBEE COUNTY

#### TO ANY LAWFUL OFFICER OF NOXUBEE COUNTY

You are to summon the defendant:

EOUIFAX INC, BY/THRU REGISTERED AGENT-PRENTICE HALL CORP. SYSTEM 7716 OLD CANTON RD, SUITE C 39110 MADISON MS

to appear before a Justice Court Judge of NOXUBEE COUNTY in the county courthouse located on the 2nd floor courtroom at 2832 Jefferson Street, Macon Mississippi, on the 28th of July , 2020 at 09 00 a.m. to answer to the suit of:

EDMONDS BETTY

414 MARION MOORE RD

BROOKSVILLE MS 39739 662/251-5264

In the amount of:

3500.00 Principal:

Atty. Fee:

Court Fee:

and have there this writ.

#### NOTICE TO THE DEFENDANT

This is a civil lawsuit that was filed by the above Plaintiff. It is very important that you appear in court on the above date and time in which you have been summoned. If you agree that you owe this amount to the A judgment by defaulterwill be Plaintiff, then you do not have to appear. given to the Plaintiff for the amount shown plotter sts, and the Plaintiff will have authority to garnish your wages or seek other means in order to collect this amount. If you disagree with this Yawsuit, please appear in court and bring all necessary documents, witnesses, or evidence.

Special III sould be in the COUNTY of the COUNTY CE COUN
Witness my hand, this the 30th day of April , 2020
LOCKALL LANGULE :
JUSTICE COURT CLERK
BY:
************
OFFICER'S RETURN:
I have this day executed the within writ by serving the defendant(s)
Personally
Not FoundCertified Mail Delivery
Posted on door of his/her Residence
Mho Bur OFFICER 5-27-20 DATE

### IN THE JUSTICE COURT OF NOXUBEE COUNTY, MISSISSIPPI

#### BETTY EDMONDS



**PLAINTIFF** 

Vs.

NO.: 1002-254

# EQUIFAX, INC BY AND THROUGH REGISTERED AGENT THE PRENTICE-HALL CORPORATION SYSTEM, INC.

DEFENDANT

1.	The Plaintiff's name, address, and telephone number are: Name: <u>BETTY EDMONDS</u> Street: <u>414 MARION MOORE ROAD</u> City & Zip Code: <u>BROOKSVILLE</u> , <u>MS 39739</u> Telephone No.: <u>662.251.5264</u>
2.	The Defendant's name, address, and telephone number are:  Name: EQUIFAX, INC. BY AND THROUGH REGISTERED AGENT THE PRENTICE-HALL CORPORATION SYSTEM, INC.  Street: 7716 OLD CANTON ROAD, SUITE C  City & Zip Code: MADISON, MS 39110  Telephone No.:
3.	The defendant's place of business and address are (if known):  Place of Business:

4. The defendant(s) owes damages to the Plaintiff in the amount of \$3500.00 plus costs.

State:

City: \_\_\_\_\_

5. The basis for plaintiff's claim against the defendant(s) (Here state why you claim the defendant or defendants owe you money).

Equifax was negligent in failing to protect my personal data including but not limited to my social security number, address and phone number. Equifax had a duty to protect the personal data it was entrusted with to use reasonable care to protect it

from unauthorized access by third parties and to stop data breaches by taking reasonable steps to update its cybersecurity software. Equifax failed to provide sufficient technological safeguards which caused my personal financial information to be hacked. Equifax became aware of a specific vulnerability with the Apache Struts software it employed on March 9, 2017, but failed to update or patch their software despite their own policy which requires such update/patches to be made within 48 hours. Equifax acknowledges this date breach occurred between May 2017 and July 2017. Equifax claims it first discovered the breach July 29, 2017 and thereafter withheld this vital information from me until going public on September 7, 2017. Equifax has caused substantial harm to Plaintiff, including serious risks of credit harm and identity theft for years to come.

Thereafter, I have had to check my credit to ensure that my information has not been misused; I will have to purchase credit protection services and insurance for myself; and I have suffered stress from the knowledge that my private information has been given to others for their ill-gotten gains. Equifax's conduct constitutes general negligence as well as negligence per se as a violation of the statutory duties set forth in the Gramm-Leach-Bliley Act and the Mississippi Consumer Protection Act (Miss. Code Ann. § 75-24-1 et seq., 15 USC § 45. Further, Equifax has committed the tort of invasion of privacy by publicly disclosing private facts and have reached the bailment arrangement of the parties.

The plaintiff is seeking the maximum allowed by this court in the amount of \$3500.00 plus costs. Equifax's wrongful actions and inaction directly and proximately caused the theft and dissemination into the public domain of Plaintiff's personal data, causing them to suffer, and continue to suffer, economic damages and other actual harm for which they are entitled to compensation, including:

- 1. theft of their personal and financial information;
- 2. unauthorized charges on their debit and credit card accounts;
- 3. the imminent and certainly impending injury flowing from potential fraud and identity theft posed by their PII being placed in the hands of criminals and already misused via the sale of Plaintiffs' and Class Members' information on the black market;
  - 4. the untimely and inadequate notification of the Data Breach;
  - 5. the improper disclosure of their personal data;
  - 6. <u>loss of privacy;</u>
- 7. <u>ascertainable losses in the form of out-of-pocket expenses and the value of their time reasonably incurred to remedy or mitigate the effects of the Data Breach;</u>

- 8. <u>ascertainable losses in the form of deprivation of the value of their personal data, for which there is a well-established national and international market;</u>
- 9. <u>ascertainable losses in the form of the loss of cash back or other benefits as a result of their inability to use certain accounts and cards affected by the Data Breach; and</u>
- 10. the loss of productivity and value of their time spent attempting to ameliorate, mitigate and deal with the actual and future consequences of the data breach, including finding fraudulent charges, cancelling and reissuing cards, purchasing credit monitoring and identity theft protection services, imposition of withdrawal and purchase limits on compromised accounts, and the stress, nuisance and annoyance of dealing with all such issues resulting from the Data Breach.

ATTORNEY FOR PLAINTIFF

## Elston, Otha

STATE OF MISSISSIPPI

NOXUBEE COUNTY

TO ANY LAWFUL OFFICER OF NOXUBEE COUNTY

You are to summon the defendant:

EQUIFAX INC, BY/THRU REGISTERED AGENT-PRENTICE HALL CORP. SYSTEM 7716 OLD CANTON ROAD, SUITE C MADISON MS 39110

to appear before a Justice Court Judge of NOXUBEE COUNTY in the county courthouse located on the 2nd floor courtroom at 2832 Jefferson Street, Macon Mississippi, on the 25th of August , 2020 at 09 30 a.m. to answer to the suit of:

ELSTON OTHA

90 HOWARD HILL ROAD

MACON MS 39341 662/549-2359

In the amount of:

Principal: 3500.00

Atty. Fee:

Court Fee:

and have there this writ.

NOTICE TO THE DEFENDANT

This is a civil lawsuit that was filed by the above Plaintiff. It is very important that you appear in court on the above date and time in which you have been summoned. If you agree that you owe this amount to the Plaintiff, then you do not have to appear. A judgment by default will be given to the Plaintiff for the amount shown plus court costs, and the Plaintiff will have authority to garnish your wages or seek other means in order to collect this amount. If you disagree with this lawsuit, please appear in court and bring all necessary documents, witnesses, and

withess my ha	na, this the	∠6th day of	june	1 St 6 4 0 M3 (5)			
		Oldan.	Sandus Cer Court Clerk	NO (SEAL)			
******	*****	BY:	****	- COUNTY MS			
OFFICER'S RETURN:							
I have this day  Personally	Sheppy of	e within writ by	y serving the (	defendant(s)			
		I I CAMELLY (OVEL )	Age 10/	<del></del>			
Not Found	Certifie	d Mail Delivery					
Posted on door of his/her Residence							
Mike	Brown	_OFFICER	フ-1-和 D	ATE			
ν ·							

#### IN THE JUSTICE COURT OF NOXUBEE COUNTY, MISSISSIPPI

#### OTHA ELSTON

**PLAINTIFF** 

Vs.

NO: 1002 -326

### EQUIFAX, INC BY AND THROUGH REGISTERED AGENT THE PRENTICE-HALL CORPORATION SYSTEM, INC.

**DEFENDANT** 

1. The Plaintiff's name, address, and telephone number are:

Name: OTHA ELSTON

Street: 90 HOWARD HILL ROAD

City & Zip Code: MACON, MS 39341

Telephone No.: 662.549.2359

2. The Defendant's name, address, and telephone number are:

Name: EQUIFAX, INC. BY AND THROUGH REGISTERED AGENT THE

PRENTICE-HALL CORPORATION SYSTEM, INC.

Street: 7716 OLD CANTON ROAD, SUITE C

City & Zip Code: MADISON, MS 39110

Telephone No.:

3. The defendant's place of business and address are (if known):

Place of Business:

Street:

The defendant(s) owes damages to the Plaintiff in the amount of \$3500.00 4. plus costs.

5. The basis for plaintiff's claim against the defendant(s) (Here state why you claim the defendant or defendants owe you money).

Equifax was negligent in failing to protect my personal data including but not limited to my social security number, address and phone number. Equifax had a duty to protect the personal data it was entrusted with to use reasonable care to protect it from unauthorized access by third parties and to stop data breaches by taking

reasonable steps to update its cybersecurity software. Equifax failed to provide sufficient technological safeguards which caused my personal financial information to be hacked. Equifax became aware of a specific vulnerability with the Apache Struts software it employed on March 9, 2017, but failed to update or patch their software despite their own policy which requires such update/patches to be made within 48 hours. Equifax acknowledges this date breach occurred between May 2017 and July 2017. Equifax claims it first discovered the breach July 29, 2017 and thereafter withheld this vital information from me until going public on September 7, 2017. Equifax has caused substantial harm to Plaintiff, including serious risks of credit harm and identity theft for years to come.

Thereafter, I have had to check my credit to ensure that my information has not been misused; I will have to purchase credit protection services and insurance for myself; and I have suffered stress from the knowledge that my private information has been given to others for their ill-gotten gains. Equifax's conduct constitutes general negligence as well as negligence per se as a violation of the statutory duties set forth in the Gramm-Leach-Bliley Act and the Mississippi Consumer Protection Act (Miss. Code Ann. § 75-24-1 et seq., 15 USC § 45. Further, Equifax has committed the tort of invasion of privacy by publicly disclosing private facts and have reached the bailment arrangement of the parties.

The plaintiff is seeking the maximum allowed by this court in the amount of \$3500.00 plus costs. Equifax's wrongful actions and inaction directly and proximately caused the theft and dissemination into the public domain of Plaintiff's personal data, causing them to suffer, and continue to suffer, economic damages and other actual harm for which they are entitled to compensation, including:

- 1. theft of their personal and financial information;
- 2. unauthorized charges on their debit and credit card accounts;
- 3. the imminent and certainly impending injury flowing from potential fraud and identity theft posed by their PII being placed in the hands of criminals and already misused via the sale of Plaintiffs' and Class Members' information on the black market;
  - 4. the untimely and inadequate notification of the Data Breach;
  - 5. the improper disclosure of their personal data;
  - 6. <u>loss of privacy;</u>
- 7. <u>ascertainable losses in the form of out-of-pocket expenses and the value of their time reasonably incurred to remedy or mitigate the effects of the Data</u> Breach;
  - 8. <u>ascertainable losses in the form of deprivation of the value of their personal</u> data, for which there is a well-established national and international market;

- 9. ascertainable losses in the form of the loss of cash back or other benefits as a result of their inability to use certain accounts and cards affected by the Data Breach; and
- 10. the loss of productivity and value of their time spent attempting to ameliorate, mitigate and deal with the actual and future consequences of the data breach, including finding fraudulent charges, cancelling and reissuing cards, purchasing credit monitoring and identity theft protection services, imposition of withdrawal and purchase limits on compromised accounts, and the stress, nuisance and annoyance of dealing with all such issues resulting from the Data Breach.

ATTORNEY FOR PLAINTIFF

# Ervin, Mary

STATE OF MISSISSIPPI

NOXUBEE COUNTY

TO ANY LAWFUL OFFICER OF NOXUBEE COUNTY

You are to summon the defendant:

EOUIFAX INC, BY/THRU REGISTERED AGENT-PRENTICE HALL CORP. SYSTEM 7716 OLD CANTON ROAD, SUITE C MADISON MS 39110

to appear before a Justice Court Judge of NOXUBEE COUNTY in the county courthouse located on the 2nd floor courtroom at 2832 Jefferson Street, Macon Mississippi, on the 25th of August , 2020 at 09 30 a.m. to answer to the suit of:

ERVIN MARY

P.O. BOX 97

BROOKSVILLE MS 39739 662/708-1871

In the amount of:

3500.00 Principal:

Atty. Fee:

Court Fee:

and have there this writ.

NOTICE TO THE DEFENDANT

This is a civil lawsuit that was filed by the above Plaintiff. It is very important that you appear in court on the above date and time in which you have been summoned. If you agree that you owe this amount to the Plaintiff, then you do not have to appear. A judgment by default will be given to the Plaintiff for the amount shown plus court costs, and the Plaintiff will have authority to garnish your wages or seek other means in order to collect this amount. If you disagree with this lawsuit, please appear in court and bring all necessary documents, witnesses, principal dence.

Witness my hand, this the 26th day of BY: \*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\* OFFICER'S RETURN: I have this day executed the within writ by serving the defendant(s) Member of Family (over age 16) Personally Not Found Certified Mail Delivery Posted on door of his/her Residence DATE

### IN THE JUSTICE COURT OF NOXUBEE COUNTY, MISSISSIPPI

#### **MARY ERVIN**

6-19-20 DD **PLAINTIFF** 

Vs.

NO.: 1002-327

# EQUIFAX, INC BY AND THROUGH REGISTERED AGENT THE PRENTICE-HALL CORPORATION SYSTEM, INC.

DEFENDANT

1. The Plaintiff's name, address, and telephone number are:

Name: MARY ERVIN Street: P.O. BOX 97

City & Zip Code: BROOKSVILLE, MS 39739

Telephone No.: 662.708.1871

2. The Defendant's name, address, and telephone number are:

Name: EQUIFAX, INC. BY AND THROUGH REGISTERED AGENT THE

PRENTICE-HALL CORPORATION SYSTEM, INC.

Street: 7716 OLD CANTON ROAD, SUITE C

City & Zip Code: MADISON, MS 39110

Telephone No.:

3. The defendant's place of business and address are (if known):

Place of Business:

Street:

City:

State:

- 4. The defendant(s) owes damages to the Plaintiff in the amount of \$3500.00 plus costs.
  - 5. The basis for plaintiff's claim against the defendant(s) (Here state why you claim the defendant or defendants owe you money).

Equifax was negligent in failing to protect my personal data including but not limited to my social security number, address and phone number. Equifax had a duty to protect the personal data it was entrusted with to use reasonable care to protect it from unauthorized access by third parties and to stop data breaches by taking

reasonable steps to update its cybersecurity software. Equifax failed to provide sufficient technological safeguards which caused my personal financial information to be hacked. Equifax became aware of a specific vulnerability with the Apache Struts software it employed on March 9, 2017, but failed to update or patch their software despite their own policy which requires such update/patches to be made within 48 hours. Equifax acknowledges this date breach occurred between May 2017 and July 2017. Equifax claims it first discovered the breach July 29, 2017 and thereafter withheld this vital information from me until going public on September 7, 2017. Equifax has caused substantial harm to Plaintiff, including serious risks of credit harm and identity theft for years to come.

Thereafter, I have had to check my credit to ensure that my information has not been misused; I will have to purchase credit protection services and insurance for myself; and I have suffered stress from the knowledge that my private information has been given to others for their ill-gotten gains. Equifax's conduct constitutes general negligence as well as negligence per se as a violation of the statutory duties set forth in the Gramm-Leach-Bliley Act and the Mississippi Consumer Protection Act (Miss. Code Ann. § 75-24-1 et seq., 15 USC § 45. Further, Equifax has committed the tort of invasion of privacy by publicly disclosing private facts and have reached the bailment arrangement of the parties.

The plaintiff is seeking the maximum allowed by this court in the amount of \$3500.00 plus costs. Equifax's wrongful actions and inaction directly and proximately caused the theft and dissemination into the public domain of Plaintiff's personal data, causing them to suffer, and continue to suffer, economic damages and other actual harm for which they are entitled to compensation, including:

- 1. theft of their personal and financial information;
- 2. unauthorized charges on their debit and credit card accounts;
- 3. the imminent and certainly impending injury flowing from potential fraud and identity theft posed by their PII being placed in the hands of criminals and already misused via the sale of Plaintiffs' and Class Members' information on the black market;
  - 4. the untimely and inadequate notification of the Data Breach;
  - 5. the improper disclosure of their personal data;
  - 6. loss of privacy;
- 7. <u>ascertainable losses in the form of out-of-pocket expenses and the value of their time reasonably incurred to remedy or mitigate the effects of the Data Breach;</u>
  - 8. <u>ascertainable losses in the form of deprivation of the value of their personal</u> data, for which there is a well-established national and international market;

- 9. <u>ascertainable losses in the form of the loss of cash back or other benefits as a result of their inability to use certain accounts and cards affected by the Data Breach; and</u>
- 10. the loss of productivity and value of their time spent attempting to ameliorate, mitigate and deal with the actual and future consequences of the data breach, including finding fraudulent charges, cancelling and reissuing cards, purchasing credit monitoring and identity theft protection services, imposition of withdrawal and purchase limits on compromised accounts, and the stress, nuisance and annoyance of dealing with all such issues resulting from the Data Breach.

ATTORNEY FOR PLAINTIFF

## Florida, Lucille

TO ANY LAWFUL OFFICER OF NOXUBEE COUNTY

You are to summon the defendant:

EQUIFAX INC, BY/THRU REGISTERED AGENT-PRENTICE HALL CORP. SYSTEM 7716 OLD CANTON ROAD, SUITE C MADISON MS 39110

to appear before a Justice Court Judge of NOXUBEE COUNTY in the county courthouse located on the 2nd floor courtroom at 2832 Jefferson Street, Macon Mississippi, on the 25th of August , 2020 at 09 30 a.m. to answer to the suit of:

FLORIDA LUCILLE

72 THIRD STREET

MACON MS 39341 662/574-6039

In the amount of:

Principal: 3500.00

Atty. Fee:

Court Fee:

and have there this writ.

NOTICE TO THE DEFENDANT

This is a civil lawsuit that was filed by the above Plaintiff. It is very important that you appear in court on the above date and time in which you have been summoned. If you agree that you owe this amount to the Plaintiff, then you do not have to appear. A judgment by default will be given to the Plaintiff for the amount shown plus court costs, and the Plaintiff will have authority to garnish your wages or seek other means in order to collect this amount. If you disagree with this lawsuit, please appear in court and bring all necessary documents, witnesses, or eyidence.

Witness my hand, this the 26th day of June BY: \* OFFICER'S RETURN: I have this day executed the within writ by serving the defendant(s) Member of Family (over age 16) Personally Not Found Certified Mail Delivery Posted on door of his/her Residence 7-1-20 DATE

### IN THE JUSTICE COURT OF NOXUBEE COUNTY, MISSISSIPPI

#### LUCILLE FLORIDA

**PLAINTIFF** 

Vs.

NO.: 1002-320

### EQUIFAX, INC BY AND THROUGH REGISTERED AGENT THE PRENTICE-HALL CORPORATION SYSTEM, INC.

DEFENDANT

1. The Plaintiff's name, address, and telephone number are:

Name: LUCILLE FLORIDA

Street: 72 THIRD ST.

City & Zip Code: MACON, MS 39341

Telephone No.: 662.574.6039

The Defendant's name, address, and telephone number are: 2.

Name: EQUIFAX, INC. BY AND THROUGH REGISTERED AGENT THE

PRENTICE-HALL CORPORATION SYSTEM, INC.

Street: 7716 OLD CANTON ROAD, SUITE C

City & Zip Code: MADISON, MS 39110

Telephone No.: \_\_\_\_\_

The defendant's place of business and address are (if known): 3.

Place of Business:

Street:

- The defendant(s) owes damages to the Plaintiff in the amount of \$3500.00 plus costs.
  - 5. The basis for plaintiff's claim against the defendant(s) (Here state why you claim the defendant or defendants owe you money).

Equifax was negligent in failing to protect my personal data including but not limited to my social security number, address and phone number. Equifax had a duty to protect the personal data it was entrusted with to use reasonable care to protect it from unauthorized access by third parties and to stop data breaches by taking

reasonable steps to update its cybersecurity software. Equifax failed to provide sufficient technological safeguards which caused my personal financial information to be hacked. Equifax became aware of a specific vulnerability with the Apache Struts software it employed on March 9, 2017, but failed to update or patch their software despite their own policy which requires such update/patches to be made within 48 hours. Equifax acknowledges this date breach occurred between May 2017 and July 2017. Equifax claims it first discovered the breach July 29, 2017 and thereafter withheld this vital information from me until going public on September 7, 2017. Equifax has caused substantial harm to Plaintiff, including serious risks of credit harm and identity theft for years to come.

Thereafter, I have had to check my credit to ensure that my information has not been misused; I will have to purchase credit protection services and insurance for myself; and I have suffered stress from the knowledge that my private information has been given to others for their ill-gotten gains. Equifax's conduct constitutes general negligence as well as negligence per se as a violation of the statutory duties set forth in the Gramm-Leach-Bliley Act and the Mississippi Consumer Protection Act (Miss. Code Ann. § 75-24-1 et seq., 15 USC § 45. Further, Equifax has committed the tort of invasion of privacy by publicly disclosing private facts and have reached the bailment arrangement of the parties.

The plaintiff is seeking the maximum allowed by this court in the amount of \$3500.00 plus costs. Equifax's wrongful actions and inaction directly and proximately caused the theft and dissemination into the public domain of Plaintiff's personal data, causing them to suffer, and continue to suffer, economic damages and other actual harm for which they are entitled to compensation, including:

- 1. theft of their personal and financial information;
- 2. unauthorized charges on their debit and credit card accounts;
- 3. the imminent and certainly impending injury flowing from potential fraud and identity theft posed by their PII being placed in the hands of criminals and already misused via the sale of Plaintiffs' and Class Members' information on the black market;
  - 4. the untimely and inadequate notification of the Data Breach;
  - 5. the improper disclosure of their personal data;
  - 6. <u>loss of privacy;</u>
- 7. ascertainable losses in the form of out-of-pocket expenses and the value of their time reasonably incurred to remedy or mitigate the effects of the Data Breach;
  - 8. <u>ascertainable losses in the form of deprivation of the value of their personal data, for which there is a well-established national and international market;</u>

- 9. <u>ascertainable losses in the form of the loss of cash back or other benefits as a</u> result of their inability to use certain accounts and cards affected by the Data Breach; and
- 10. the loss of productivity and value of their time spent attempting to ameliorate, mitigate and deal with the actual and future consequences of the data breach, including finding fraudulent charges, cancelling and reissuing cards, purchasing credit monitoring and identity theft protection services, imposition of withdrawal and purchase limits on compromised accounts, and the stress, nuisance and annoyance of dealing with all such issues resulting from the Data Breach.

ATTORNEY FOR PLAINTIFF

## Foote, Ida

STATE OF MISSISSIPPI

NOXUBEE COUNTY

TO ANY LAWFUL OFFICER OF NOXUBEE COUNTY

You are to summon the defendant:

EQUIFAX INC, BY/THRU REGISTERED AGENT-PRENTICE HALL CORP. SYSTEM 7716 OLD CANTON ROAD, SUITE C MADISON MS 39110

to appear before a Justice Court Judge of NOXUBEE COUNTY in the county courthouse located on the 2nd floor courtroom at 2832 Jefferson Street, Macon Mississippi, on the 25th of August , 2020 at 09 30 a.m. to answer to the suit of:

FOOTE IDA

114 BROWN RICHARDSON RD

In the amount of: Principal: 3500.00

Atty. Fee:

Court Fee:

**74**.00

DATE

# 3574.00

MACON MS 39341 662/352-9913

and have there this writ.

NOTICE TO THE DEFENDANT

This is a civil lawsuit that was filed by the above Plaintiff. It is very important that you appear in court on the above date and time in which you have been summoned. If you agree that you owe this amount to the Plaintiff, then you do not have to appear. A judgment by default will be given to the Plaintiff for the amount shown plus court costs, and the Plaintiff will have authority to garnish your wages or seek other means in order to collect this amount. If you disagree with this lawsuit, please appear in court and bring all necessary documents, witnesses, or evidence.

Witness my hand, this the 26th day of June  JUSTICE COURT CLERK,  BY:	
**************************************	* *
Not FoundCertified Mail Delivery	
Posted on door of his/her Residence	

OFFICER

Case 1:17-md-02800-TWT Document 1168-6 Filed 09/08/20 Page 219 of 415

COFI

## IN THE JUSTICE COURT OF NOXUBEE COUNTY, MISSISSIPPI

#### **IDA FOOTE**

10-19-20 DS **PLAINTIFF** 

Vs.

NO.: 1002-321

# EQUIFAX, INC BY AND THROUGH REGISTERED AGENT THE PRENTICE-HALL CORPORATION SYSTEM, INC.

DEFENDANT

1. The Plaintiff's name, address, and telephone number are:

Name: <u>IDA FOOTE</u>

Street: <u>114 BROWN RICHARDSON RD.</u> City & Zip Code: <u>MACON, MS 39341</u>

Telephone No.: 662.352.9913 OR 662.726.5290

2. The Defendant's name, address, and telephone number are:

Name: EQUIFAX, INC. BY AND THROUGH REGISTERED AGENT THE

PRENTICE-HALL CORPORATION SYSTEM, INC.

Street: 7716 OLD CANTON ROAD, SUITE C

City & Zip Code: MADISON, MS 39110

Telephone No.:

3. The defendant's place of business and address are (if known):

Place of Business:

Street:

City: \_\_\_\_\_

4. The defendant(s) owes damages to the Plaintiff in the amount of \$3500.00 plus costs.

5. The basis for plaintiff's claim against the defendant(s) (Here state why you claim the defendant or defendants owe you money).

Equifax was negligent in failing to protect my personal data including but not limited to my social security number, address and phone number. Equifax had a duty to protect the personal data it was entrusted with to use reasonable care to protect it from unauthorized access by third parties and to stop data breaches by taking

reasonable steps to update its cybersecurity software. Equifax failed to provide sufficient technological safeguards which caused my personal financial information to be hacked. Equifax became aware of a specific vulnerability with the Apache Struts software it employed on March 9, 2017, but failed to update or patch their software despite their own policy which requires such update/patches to be made within 48 hours. Equifax acknowledges this date breach occurred between May 2017 and July 2017. Equifax claims it first discovered the breach July 29, 2017 and thereafter withheld this vital information from me until going public on September 7, 2017. Equifax has caused substantial harm to Plaintiff, including serious risks of credit harm and identity theft for years to come.

Thereafter, I have had to check my credit to ensure that my information has not been misused; I will have to purchase credit protection services and insurance for myself; and I have suffered stress from the knowledge that my private information has been given to others for their ill-gotten gains. Equifax's conduct constitutes general negligence as well as negligence per se as a violation of the statutory duties set forth in the Gramm-Leach-Bliley Act and the Mississippi Consumer Protection Act (Miss. Code Ann. § 75-24-1 et seq., 15 USC § 45. Further, Equifax has committed the tort of invasion of privacy by publicly disclosing private facts and have reached the bailment arrangement of the parties.

The plaintiff is seeking the maximum allowed by this court in the amount of \$3500.00 plus costs. Equifax's wrongful actions and inaction directly and proximately caused the theft and dissemination into the public domain of Plaintiff's personal data, causing them to suffer, and continue to suffer, economic damages and other actual harm for which they are entitled to compensation, including:

- 1. theft of their personal and financial information;
- 2. unauthorized charges on their debit and credit card accounts;
- 3. the imminent and certainly impending injury flowing from potential fraud and identity theft posed by their PII being placed in the hands of criminals and already misused via the sale of Plaintiffs' and Class Members' information on the black market;
  - 4. the untimely and inadequate notification of the Data Breach;
  - 5. the improper disclosure of their personal data;
  - 6. loss of privacy;
- 7. <u>ascertainable losses in the form of out-of-pocket expenses and the value of their time reasonably incurred to remedy or mitigate the effects of the Data</u> Breach;
  - 8. <u>ascertainable losses in the form of deprivation of the value of their personal</u> data, for which there is a well-established national and international market;

- 9. ascertainable losses in the form of the loss of cash back or other benefits as a result of their inability to use certain accounts and cards affected by the Data Breach; and
- 10. the loss of productivity and value of their time spent attempting to ameliorate, mitigate and deal with the actual and future consequences of the data breach, including finding fraudulent charges, cancelling and reissuing cards, purchasing credit monitoring and identity theft protection services, imposition of withdrawal and purchase limits on compromised accounts, and the stress, nuisance and annoyance of dealing with all such issues resulting from the Data Breach.

ATTORNEY FOR PLAINTIFF

## Foote, Julia

TO ANY LAWFUL OFFICER OF NOXUBEE COUNTY

You are to summon the defendant:

EOUIFAX INC, BY/THRU REGISTERED AGENT-PRENTICE HALL CORP. SYSTEM 7716 OLD CANTON ROAD, SUITE C MADISON MS 39110

to appear before a Justice Court Judge of NOXUBEE COUNTY in the county courthouse located on the 2nd floor courtroom at 2832 Jefferson Street, , 2020 at 09 30 a.m. to of Macon Mississippi, on the 25th August answer to the suit of:

FOOTE JULIA

161 FLATWOOD ROAD

MACON MS 39341 662/726-5290

In the amount of:

Principal: 3500.00

Atty. Fee:

Court Fee:

and have there this writ.

//nre/snow

#### NOTICE TO THE DEFENDANT

This is a civil lawsuit that was filed by the above Plaintiff. It is very important that you appear in court on the above date and time in which you have been summoned. If you agree that you owe this amount to the Plaintiff, then you do not have to appear. A judgment by default will be given to the Plaintiff for the amount shown plus court costs, and the Plaintiff will have authority to garnish your wages or seek other means in order to collect this amount. If you disagree with this lawsuit, please а

appear in court and bring all necessary documents, witnesses, or evidence
Witness my hand, this the 26th day of June , STICE
10 lan Sarder 1 min
JUSTICE COURT CLERK
BY:
*************************************
I have this day executed the within writ by serving the defendant(s)
Personally Member of Family (over age 16)
Not FoundCertified Mail Delivery
Posted on door of his/her Residence
The Brown OFFICER 7-1- DOND DATE

### IN THE JUSTICE COURT OF NOXUBEE COUNTY, MISSISSIPPI

### **JULIA FOOTE**

**PLAINTIFF** 

Vs.

NO.: 1002-324

## EQUIFAX, INC BY AND THROUGH REGISTERED AGENT THE PRENTICE-HALL CORPORATION SYSTEM, INC.

DEFENDANT

1. The Plaintiff's name, address, and telephone number are:

Name: JULIA FOOTE

Street: 161 FLATWOOD RD.

City & Zip Code: MACON, MS 39341

Telephone No.: 662.726.5290

The Defendant's name, address, and telephone number are: 2.

Name: EQUIFAX, INC. BY AND THROUGH REGISTERED AGENT THE

PRENTICE-HALL CORPORATION SYSTEM, INC.

Street: 7716 OLD CANTON ROAD, SUITE C

City & Zip Code: MADISON, MS 39110

Telephone No.:

The defendant's place of business and address are (if known): 3.

Place of Business:

City: \_\_\_\_\_\_

- The defendant(s) owes damages to the Plaintiff in the amount of \$3500.00 plus costs.
  - The basis for plaintiff's claim against the defendant(s) (Here state why 5. you claim the defendant or defendants owe you money).

Equifax was negligent in failing to protect my personal data including but not limited to my social security number, address and phone number. Equifax had a duty to protect the personal data it was entrusted with to use reasonable care to protect it from unauthorized access by third parties and to stop data breaches by taking

reasonable steps to update its cybersecurity software. Equifax failed to provide sufficient technological safeguards which caused my personal financial information to be hacked. Equifax became aware of a specific vulnerability with the Apache Struts software it employed on March 9, 2017, but failed to update or patch their software despite their own policy which requires such update/patches to be made within 48 hours. Equifax acknowledges this date breach occurred between May 2017 and July 2017. Equifax claims it first discovered the breach July 29, 2017 and thereafter withheld this vital information from me until going public on September 7, 2017. Equifax has caused substantial harm to Plaintiff, including serious risks of credit harm and identity theft for years to come.

Thereafter, I have had to check my credit to ensure that my information has not been misused; I will have to purchase credit protection services and insurance for myself; and I have suffered stress from the knowledge that my private information has been given to others for their ill-gotten gains. Equifax's conduct constitutes general negligence as well as negligence per se as a violation of the statutory duties set forth in the Gramm-Leach-Bliley Act and the Mississippi Consumer Protection Act (Miss. Code Ann. § 75-24-1 et seq., 15 USC § 45. Further, Equifax has committed the tort of invasion of privacy by publicly disclosing private facts and have reached the bailment arrangement of the parties.

The plaintiff is seeking the maximum allowed by this court in the amount of \$3500.00 plus costs. Equifax's wrongful actions and inaction directly and proximately caused the theft and dissemination into the public domain of Plaintiff's personal data, causing them to suffer, and continue to suffer, economic damages and other actual harm for which they are entitled to compensation, including:

- 1. theft of their personal and financial information;
- 2. unauthorized charges on their debit and credit card accounts;
- 3. the imminent and certainly impending injury flowing from potential fraud and identity theft posed by their PII being placed in the hands of criminals and already misused via the sale of Plaintiffs' and Class Members' information on the black market;
  - 4. the untimely and inadequate notification of the Data Breach;
  - 5. the improper disclosure of their personal data;
  - 6. loss of privacy;
- 7. <u>ascertainable losses in the form of out-of-pocket expenses and the value of their time reasonably incurred to remedy or mitigate the effects of the Data</u>
  Breach;
  - 8. <u>ascertainable losses in the form of deprivation of the value of their personal</u> data, for which there is a well-established national and international market;

- 9. <u>ascertainable losses in the form of the loss of cash back or other benefits as a result of their inability to use certain accounts and cards affected by the Data Breach; and</u>
- 10. the loss of productivity and value of their time spent attempting to ameliorate, mitigate and deal with the actual and future consequences of the data breach, including finding fraudulent charges, cancelling and reissuing cards, purchasing credit monitoring and identity theft protection services, imposition of withdrawal and purchase limits on compromised accounts, and the stress, nuisance and annoyance of dealing with all such issues resulting from the Data Breach.

ATTORNEY FOR PLAINTIFF

## Foote, Mollie

#### STATE OF MISSISSIFFI

TO ANY LAWFUL OFFICER OF NOXUBEE COUNTY

You are to summon the defendant:

EQUIFAX INC, BY/THRU REGISTERED AGENT-PRENTICE HALL CORP. SYSTEM 7716 OLD CANTON ROAD, SUITE C MADISON MS 39110

to appear before a Justice Court Judge of NOXUBEE COUNTY in the county courthouse located on the 2nd floor courtroom at 2832 Jefferson Street, Macon Mississippi, on the 25th of August , 2020 at 09 30 a.m. to answer to the suit of:

FOOTE MOLLIE

114 BROWN RICHARDSON RD

In the amount of:

Principal: 3500.00

Atty. Fee:

Court Fee:

**74.**00\_

#3574.00

MACON MS 39341 662/726-5290

and have there this writ.

NOTICE TO THE DEFENDANT

This is a civil lawsuit that was filed by the above Plaintiff. It is very important that you appear in court on the above date and time in which you have been summoned. If you agree that you owe this amount to the Plaintiff, then you do not have to appear. A judgment by default will be given to the Plaintiff for the amount shown plus court costs, and the Plaintiff will have authority to garnish your wages or seek other means in order to collect this amount. If you disagree with this lawsuit, please appear in court and bring all necessary documents, witnesses, or exidence.

Witness my hand, this the 26th day of June , 20.

BY:

JUSTICE COURT CLERK

BY:

I have this day executed the within writ by serving the defendant(s)

Personally Member of Family (over age 16)

Not Found Certified Mail Delivery

Posted on door of his/her Residence

OFFICER 7-1-10

DATE

### IN THE JUSTICE COURT OF NOXUBEE COUNTY, MISSISSIPPI

### MOLLIE FOOTE

**PLAINTIFF** 

Vs.

NO.: *1002-323* 

## EQUIFAX, INC BY AND THROUGH REGISTERED AGENT THE PRENTICE-HALL **CORPORATION SYSTEM, INC.**

DEFENDANT

The Plaintiff's name, address, and telephone number are: 1.

Name: MOLLIE FOOTE

Street: 114 BROWN RICHARDSON RD. City & Zip Code: MACON, MS 39341

Telephone No.: 662.726.5290

The Defendant's name, address, and telephone number are: 2.

Name: EQUIFAX, INC. BY AND THROUGH REGISTERED AGENT THE

PRENTICE-HALL CORPORATION SYSTEM, INC.

Street: 7716 OLD CANTON ROAD, SUITE C

City & Zip Code: MADISON, MS 39110

Telephone No.:

The defendant's place of business and address are (if known): 3.

Place of Business:

Street: \_\_\_\_\_\_

The defendant(s) owes damages to the Plaintiff in the amount of \$3500.00 4. plus costs.

The basis for plaintiff's claim against the defendant(s) (Here state why 5. you claim the defendant or defendants owe you money).

Equifax was negligent in failing to protect my personal data including but not limited to my social security number, address and phone number. Equifax had a duty to protect the personal data it was entrusted with to use reasonable care to protect it from unauthorized access by third parties and to stop data breaches by taking

reasonable steps to update its cybersecurity software. Equifax failed to provide sufficient technological safeguards which caused my personal financial information to be hacked. Equifax became aware of a specific vulnerability with the Apache Struts software it employed on March 9, 2017, but failed to update or patch their software despite their own policy which requires such update/patches to be made within 48 hours. Equifax acknowledges this date breach occurred between May 2017 and July 2017. Equifax claims it first discovered the breach July 29, 2017 and thereafter withheld this vital information from me until going public on September 7, 2017. Equifax has caused substantial harm to Plaintiff, including serious risks of credit harm and identity theft for years to come.

Thereafter, I have had to check my credit to ensure that my information has not been misused; I will have to purchase credit protection services and insurance for myself; and I have suffered stress from the knowledge that my private information has been given to others for their ill-gotten gains. Equifax's conduct constitutes general negligence as well as negligence per se as a violation of the statutory duties set forth in the Gramm-Leach-Bliley Act and the Mississippi Consumer Protection Act (Miss. Code Ann. § 75-24-1 et seq., 15 USC § 45. Further, Equifax has committed the tort of invasion of privacy by publicly disclosing private facts and have reached the bailment arrangement of the parties.

The plaintiff is seeking the maximum allowed by this court in the amount of \$3500.00 plus costs. Equifax's wrongful actions and inaction directly and proximately caused the theft and dissemination into the public domain of Plaintiff's personal data, causing them to suffer, and continue to suffer, economic damages and other actual harm for which they are entitled to compensation, including:

- 1. theft of their personal and financial information;
- 2. unauthorized charges on their debit and credit card accounts;
- 3. the imminent and certainly impending injury flowing from potential fraud and identity theft posed by their PII being placed in the hands of criminals and already misused via the sale of Plaintiffs' and Class Members' information on the black market;
  - 4. the untimely and inadequate notification of the Data Breach;
  - 5. the improper disclosure of their personal data;
  - 6. loss of privacy;
- 7. <u>ascertainable losses in the form of out-of-pocket expenses and the value of their time reasonably incurred to remedy or mitigate the effects of the Data Breach;</u>
  - 8. <u>ascertainable losses in the form of deprivation of the value of their personal</u> data, for which there is a well-established national and international market;

- 9. <u>ascertainable losses in the form of the loss of cash back or other benefits as a result of their inability to use certain accounts and cards affected by the Data Breach; and</u>
- 10. the loss of productivity and value of their time spent attempting to ameliorate, mitigate and deal with the actual and future consequences of the data breach, including finding fraudulent charges, cancelling and reissuing cards, purchasing credit monitoring and identity theft protection services, imposition of withdrawal and purchase limits on compromised accounts, and the stress, nuisance and annoyance of dealing with all such issues resulting from the Data Breach.

ATTORNEY FOR PLAINTIFF

## Forte, Lillie

STATE OF MISSISSIPPI

NOXUBEE COUNTY

TO ANY LAWFUL OFFICER OF NOXUBEE COUNTY

You are to summon the defendant:

EQUIFAX INC, BY/THRU REGISTERED AGENT-PRENTICE HALL CORP. SYSTEM 7716 OLD CANTON ROAD, SUITE C MADISON MS 39110

to appear before a Justice Court Judge of NOXUBEE COUNTY in the county courthouse located on the 2nd floor courtroom at 2832 Jefferson Street, Macon Mississippi, on the 25th of , 2020 at 09 30 a.m. to August answer to the suit of:

FORTE LILLIE

116 COCKRELL QUARTERS RD

BROOKSVILLE MS 39739

662/361-1330

In the amount of:

Principal: 3500.00

Atty. Fee:

Court Fee:

and have there this writ.

### NOTICE TO THE DEFENDANT

This is a civil lawsuit that was filed by the above Plaintiff. It is very important that you appear in court on the above date and time in which you have been summoned. If you agree that you owe this amount to the Plaintiff, then you do not have to appear. A judgment by default will be given to the Plaintiff for the amount shown plus court costs, and the Plaintiff will have authority to garnish your wages or seek other means in order to collect this amount. If you disagree with this lawsuit, please appear in court and bring all necessary documents, witnesses, or evidence.

Witness my hand, this the 26th day of June BY: \*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\* OFFICER'S RETURN: I have this day executed the within writ by serving the defendant(s) Member of Family (over age 16) Not Found Certified Mail Delivery Posted on, door of his/her Residence le Brown

## IN THE JUSTICE COURT OF NOXUBEE COUNTY, MISSISSIPPI

#### LILLIE FORTE

plus costs.



**PLAINTIFF** 

Vs.

NO.: 1002-322

# EQUIFAX, INC BY AND THROUGH REGISTERED AGENT THE PRENTICE-HALL CORPORATION SYSTEM, INC.

**DEFENDANT** 

1. The Plaintiff's name, address, and telephone number are:

Name: LILLIE FORTE

Street: 116 COCKRELL QTRS. RD.

City & Zip Code: BROOKSVILLE, MS 39739

Telephone No.: 662.361.1330, 662.328.1685, OR 662.738.5284

2. The Defendant's name, address, and telephone number are:

Name: EQUIFAX, INC. BY AND THROUGH REGISTERED AGENT THE

PRENTICE-HALL CORPORATION SYSTEM, INC.

Street: 7716 OLD CANTON ROAD, SUITE C

City & Zip Code: MADISON, MS 39110

Telephone No.:

3. The defendant's place of business and address are (if known):

Place of Business:

Street:

City: \_\_\_\_\_

- 4. The defendant(s) owes damages to the Plaintiff in the amount of \$3500.00
  - 5. The basis for plaintiff's claim against the defendant(s) (Here state why you claim the defendant or defendants owe you money).

Equifax was negligent in failing to protect my personal data including but not limited to my social security number, address and phone number. Equifax had a duty to protect the personal data it was entrusted with to use reasonable care to protect it from unauthorized access by third parties and to stop data breaches by taking

reasonable steps to update its cybersecurity software. Equifax failed to provide sufficient technological safeguards which caused my personal financial information to be hacked. Equifax became aware of a specific vulnerability with the Apache Struts software it employed on March 9, 2017, but failed to update or patch their software despite their own policy which requires such update/patches to be made within 48 hours. Equifax acknowledges this date breach occurred between May 2017 and July 2017. Equifax claims it first discovered the breach July 29, 2017 and thereafter withheld this vital information from me until going public on September 7, 2017. Equifax has caused substantial harm to Plaintiff, including serious risks of credit harm and identity theft for years to come.

Thereafter, I have had to check my credit to ensure that my information has not been misused; I will have to purchase credit protection services and insurance for myself; and I have suffered stress from the knowledge that my private information has been given to others for their ill-gotten gains. Equifax's conduct constitutes general negligence as well as negligence per se as a violation of the statutory duties set forth in the Gramm-Leach-Bliley Act and the Mississippi Consumer Protection Act (Miss. Code Ann. § 75-24-1 et seq., 15 USC § 45. Further, Equifax has committed the tort of invasion of privacy by publicly disclosing private facts and have reached the bailment arrangement of the parties.

The plaintiff is seeking the maximum allowed by this court in the amount of \$3500.00 plus costs. Equifax's wrongful actions and inaction directly and proximately caused the theft and dissemination into the public domain of Plaintiff's personal data, causing them to suffer, and continue to suffer, economic damages and other actual harm for which they are entitled to compensation, including:

- 1. theft of their personal and financial information;
- 2. unauthorized charges on their debit and credit card accounts;
- 3. the imminent and certainly impending injury flowing from potential fraud and identity theft posed by their PII being placed in the hands of criminals and already misused via the sale of Plaintiffs' and Class Members' information on the black market;
  - 4. the untimely and inadequate notification of the Data Breach;
  - 5. the improper disclosure of their personal data;
  - 6. loss of privacy;
- 7. <u>ascertainable losses in the form of out-of-pocket expenses and the value of their time reasonably incurred to remedy or mitigate the effects of the Data Breach;</u>
  - 8. <u>ascertainable losses in the form of deprivation of the value of their personal</u> data, for which there is a well-established national and international market;

- 9. <u>ascertainable losses in the form of the loss of cash back or other benefits as a result of their inability to use certain accounts and cards affected by the Data Breach; and</u>
- 10. the loss of productivity and value of their time spent attempting to ameliorate, mitigate and deal with the actual and future consequences of the data breach, including finding fraudulent charges, cancelling and reissuing cards, purchasing credit monitoring and identity theft protection services, imposition of withdrawal and purchase limits on compromised accounts, and the stress, nuisance and annoyance of dealing with all such issues resulting from the Data Breach.

ATTORNEY FOR PLAINTIFF

# Frierson, Anthony

STATE OF MISSISSIPPI

NOXUBEE COUNTY

TO ANY LAWFUL OFFICER OF NOXUBEE COUNTY

You are to summon the defendant:

EQUIFAX INC, BY/THRU REGISTERED AGENT-PRENTICE HALL CORP. SYSTEM 7716 OLD CANTON ROAD, SUITE C MADISON MS 39110

to appear before a Justice Court Judge of NOXUBEE COUNTY in the county courthouse located on the 2nd floor courtroom at 2832 Jefferson Street, Macon Mississippi, on the 25th of August , 2020 at 09 30 a.m. to answer to the suit of:

FRIERSON ANTHONY ·161 FLATWOOD ROAD

MACON MS 39341 662/361-1209

In the amount of:

Principal: 3500.00

Atty. Fee:

Court Fee:

and have there this writ.

NOTICE TO THE DEFENDANT

This is a civil lawsuit that was filed by the above Plaintiff. It is very important that you appear in court on the above date and time in which you have been summoned. If you agree that you owe this amount to the Plaintiff, then you do not have to appear. A judgment by default will be given to the Plaintiff for the amount shown plus court costs, and the Plaintiff will have authority to garnish your wages or seek other means in order to collect this amount. If you disagree with this lawsuit, please appear in court and bring all necessary documents, witnesses, or evidence.

Witness my hand, this the 26th day of June	
LOWAL Lander & Description	
JUSTICE COURT CLERRY: (**)	
BY: D.C.	
C*************************************	7
I have this day executed the within writ by serving the defendant(s)	
Personally	
Not FoundCertified Mail Delivery	
Posted on door of his/her Residence	
Mik Brown OFFICER 7-1-20 DATE	

## IN THE JUSTICE COURT OF NOXUBEE COUNTY, MISSISSIPPI

### **ANTHONY FRIERSON**

6-19-20 05 **PLAINTIFF** 

Vs.

NO.: 1002 -325

# EQUIFAX, INC BY AND THROUGH REGISTERED AGENT THE PRENTICE-HALL CORPORATION SYSTEM, INC.

DEFENDANT

1. The Plaintiff's name, address, and telephone number are:

Name: ANOTHONY FRIERSON

Street: 161 FLATWOOD RD.

City & Zip Code: MACON, MS 39341

Telephone No.: 662.361.1209

2. The Defendant's name, address, and telephone number are:

Name: EQUIFAX, INC. BY AND THROUGH REGISTERED AGENT THE

PRENTICE-HALL CORPORATION SYSTEM, INC.

Street: 7716 OLD CANTON ROAD, SUITE C

City & Zip Code: MADISON, MS 39110

Telephone No.:

3. The defendant's place of business and address are (if known):

Place of Business:

Street:

City: \_\_\_\_\_

State: \_\_\_\_\_\_

- 4. The defendant(s) owes damages to the Plaintiff in the amount of \$3500.00 plus costs.
  - 5. The basis for plaintiff's claim against the defendant(s) (Here state why you claim the defendant or defendants owe you money).

Equifax was negligent in failing to protect my personal data including but not limited to my social security number, address and phone number. Equifax had a duty to protect the personal data it was entrusted with to use reasonable care to protect it from unauthorized access by third parties and to stop data breaches by taking

reasonable steps to update its cybersecurity software. Equifax failed to provide sufficient technological safeguards which caused my personal financial information to be hacked. Equifax became aware of a specific vulnerability with the Apache Struts software it employed on March 9, 2017, but failed to update or patch their software despite their own policy which requires such update/patches to be made within 48 hours. Equifax acknowledges this date breach occurred between May 2017 and July 2017. Equifax claims it first discovered the breach July 29, 2017 and thereafter withheld this vital information from me until going public on September 7, 2017. Equifax has caused substantial harm to Plaintiff, including serious risks of credit harm and identity theft for years to come.

Thereafter, I have had to check my credit to ensure that my information has not been misused; I will have to purchase credit protection services and insurance for myself; and I have suffered stress from the knowledge that my private information has been given to others for their ill-gotten gains. Equifax's conduct constitutes general negligence as well as negligence per se as a violation of the statutory duties set forth in the Gramm-Leach-Bliley Act and the Mississippi Consumer Protection Act (Miss. Code Ann. § 75-24-1 et seq., 15 USC § 45. Further, Equifax has committed the tort of invasion of privacy by publicly disclosing private facts and have reached the bailment arrangement of the parties.

The plaintiff is seeking the maximum allowed by this court in the amount of \$3500.00 plus costs. Equifax's wrongful actions and inaction directly and proximately caused the theft and dissemination into the public domain of Plaintiff's personal data, causing them to suffer, and continue to suffer, economic damages and other actual harm for which they are entitled to compensation, including:

- 1. theft of their personal and financial information;
- 2. unauthorized charges on their debit and credit card accounts;
- 3. the imminent and certainly impending injury flowing from potential fraud and identity theft posed by their PII being placed in the hands of criminals and already misused via the sale of Plaintiffs' and Class Members' information on the black market;
  - 4. the untimely and inadequate notification of the Data Breach;
  - 5. the improper disclosure of their personal data;
  - 6. <u>loss of privacy;</u>
- 7. <u>ascertainable losses in the form of out-of-pocket expenses and the value of their time reasonably incurred to remedy or mitigate the effects of the Data Breach;</u>
  - 8. <u>ascertainable losses in the form of deprivation of the value of their personal</u> <u>data, for which there is a well-established national and international market;</u>

- 9. <u>ascertainable losses in the form of the loss of cash back or other benefits as a result of their inability to use certain accounts and cards affected by the Data Breach; and</u>
- 10. the loss of productivity and value of their time spent attempting to ameliorate, mitigate and deal with the actual and future consequences of the data breach, including finding fraudulent charges, cancelling and reissuing cards, purchasing credit monitoring and identity theft protection services, imposition of withdrawal and purchase limits on compromised accounts, and the stress, nuisance and annoyance of dealing with all such issues resulting from the Data Breach.

ATTORNEY FOR PLAINTIFF

# Gilkey, Annette

STATE OF MISSISSIPPI

NOXUBEE COUNTY

TO ANY LAWFUL OFFICER OF 4

You are to summon the defendant:

EOUIFAX INC, BY/THRU REGISTERED AGENT-PRENTICE HALL CORP. SYSTEM 7716 OLD CANTON ROAD, SUITE C MADISON MS 39110

to appear before a Justice Court Judge of NOXUBEE COUNTY in the county courthouse located on the 2nd floor courtroom at 2832 Jefferson Street, Macon Mississippi, on the 28th of July , 2020 at 09 30 a.m. to answer to the suit of:

GILKEY ANNETTE

19 GROVE CIRCLE

MACON MS 39341 769/251-9203

In the amount of:

Principal: 3500.00

Atty. Fee:

Court Fee:

DATE

and have there this writ.

#### NOTICE TO THE DEFENDANT

This is a civil lawsuit that was filed by the above Plaintiff. It is very important that you appear in court on the above date and time in which you have been summoned. If you agree that you owe this amount to the Plaintiff, then you do not have to appear. A judgment by default will be given to the Plaintiff for the amount shown plus cours of and to Plaintiff will have authority to garnish your wages or seek other means in order to collect this amount. If you disagree with this lawsuit, please appear in court and bring all necessary documents, witnesses, or evidence.

Witness my hand, this the 29th day of JUSTICE COURT CLERK BY: \*\*\*\*\*\*\*\*\*\*\*\*\* OFFICER'S RETURN: I have this day executed the within writ by serving the defendant Member of Family (over age 16)\_\_\_\_\_ Not Found \_\_\_\_Certified Mail Delivery Posted on door of his/her Residence Ath Bie

OFFICER

### IN THE JUSTICE COURT OF NOXUBEE COUNTY, MISSISSIPPI

### ANNETTE GILKEY



**PLAINTIFF** 

Vs.

NO: 1002-282

# EQUIFAX, INC BY AND THROUGH REGISTERED AGENT THE PRENTICE-HALL CORPORATION SYSTEM, INC.

DEFENDANT

1. The Plaintiff's name, address, and telephone number are:

Name: <u>ANNETTE GILKEY</u> Street: 19 GROVE CIRCLE

City & Zip Code: MACON, MS 39341

Telephone No.: 769.251.9203 OR 662.726.2514

2. The Defendant's name, address, and telephone number are:

Name: EQUIFAX, INC. BY AND THROUGH REGISTERED AGENT THE

PRENTICE-HALL CORPORATION SYSTEM, INC.

Street: 7716 OLD CANTON ROAD, SUITE C

City & Zip Code: MADISON, MS 39110

Telephone No.:

3. The defendant's place of business and address are (if known):

Place of Business: \_\_\_\_\_\_\_Street: \_\_\_\_\_

State: \_\_\_\_\_

- 4. The defendant(s) owes damages to the Plaintiff in the amount of \$3500.00 plus costs.
  - 5. The basis for plaintiff's claim against the defendant(s) (Here state why you claim the defendant or defendants owe you money).

Equifax was negligent in failing to protect my personal data including but not limited to my social security number, address and phone number. Equifax had a duty to protect the personal data it was entrusted with to use reasonable care to protect it

from unauthorized access by third parties and to stop data breaches by taking reasonable steps to update its cybersecurity software. Equifax failed to provide sufficient technological safeguards which caused my personal financial information to be hacked. Equifax became aware of a specific vulnerability with the Apache Struts software it employed on March 9, 2017, but failed to update or patch their software despite their own policy which requires such update/patches to be made within 48 hours. Equifax acknowledges this date breach occurred between May 2017 and July 2017. Equifax claims it first discovered the breach July 29, 2017 and thereafter withheld this vital information from me until going public on September 7, 2017. Equifax has caused substantial harm to Plaintiff, including serious risks of credit harm and identity theft for years to come.

Thereafter, I have had to check my credit to ensure that my information has not been misused; I will have to purchase credit protection services and insurance for myself; and I have suffered stress from the knowledge that my private information has been given to others for their ill-gotten gains. Equifax's conduct constitutes general negligence as well as negligence per se as a violation of the statutory duties set forth in the Gramm-Leach-Bliley Act and the Mississippi Consumer Protection Act (Miss. Code Ann. § 75-24-1 et seq., 15 USC § 45. Further, Equifax has committed the tort of invasion of privacy by publicly disclosing private facts and have reached the bailment arrangement of the parties.

The plaintiff is seeking the maximum allowed by this court in the amount of \$3500.00 plus costs. Equifax's wrongful actions and inaction directly and proximately caused the theft and dissemination into the public domain of Plaintiff's personal data, causing them to suffer, and continue to suffer, economic damages and other actual harm for which they are entitled to compensation, including:

- 1. theft of their personal and financial information;
- 2. unauthorized charges on their debit and credit card accounts;
- 3. the imminent and certainly impending injury flowing from potential fraud and identity theft posed by their PII being placed in the hands of criminals and already misused via the sale of Plaintiffs' and Class Members' information on the black market;
  - 4. the untimely and inadequate notification of the Data Breach;
  - 5. the improper disclosure of their personal data;
  - 6. loss of privacy;
- 7. <u>ascertainable losses in the form of out-of-pocket expenses and the value of their time reasonably incurred to remedy or mitigate the effects of the Data</u> Breach;

- 8. <u>ascertainable losses in the form of deprivation of the value of their personal</u> data, for which there is a well-established national and international market;
- 9. <u>ascertainable losses in the form of the loss of cash back or other benefits as a</u> result of their inability to use certain accounts and cards affected by the Data Breach; and
- 10. the loss of productivity and value of their time spent attempting to ameliorate, mitigate and deal with the actual and future consequences of the data breach, including finding fraudulent charges, cancelling and reissuing cards, purchasing credit monitoring and identity theft protection services, imposition of withdrawal and purchase limits on compromised accounts, and the stress, nuisance and annoyance of dealing with all such issues resulting from the Data Breach.

ATTORNEY FOR PLAINTIFF

# Gilkey, Antonio

STATE OF MISSISSIPPI

NOXUBEE COUNTY

TO ANY LAWFUL OFFICER OF NOXUBEE COUNTY

You are to summon the defendant:

EQUIFAX INC, BY/THRU REGISTERED AGENT-PRENTICE HALL CORP. SYSTEM 7716 OLD CANTON ROAD, SUITE C

MADISON MS 39110

to appear before a Justice Court Judge of NOXUBEE COUNTY in the county courthouse located on the 2nd floor courtroom at 2832 Jefferson Street, Macon Mississippi, on the 28th of July , 2020 at 09 30 a.m. to answer to the suit of:

GILKEY ANTONIO
757 SANDYLAND ROAD

MACON MS 39341 662/726-9781 In the amount of:

Principal: 3500.00

Atty. Fee:

Court Fee:

79.00 574 00

and have there this writ.

NOTICE TO THE DEFENDANT

This is a civil lawsuit that was filed by the above Plaintiff. Itsis very important that you appear in court on the above date and time in which you have been summoned. If you agree that you owe this amount to the Plaintiff, then you do not have to appear. A judgment by lateralt will be given to the Plaintiff for the amount shown plus court costs, and the Plaintiff will have authority to garnish your wages or seek other means in order to collect this amount. If you disagree with this lawsuit, please appear in court and bring all necessary documents, witnesses, or evidence.

witness my hand, this the 29th day of May , 2005 TICE (O)

Witness my hand, this the 29th day of May , 2005 TICE (O)

BY:

WITNESS MY HAND, THE STORY OF THE STOR

### IN THE JUSTICE COURT OF NOXUBEE COUNTY, MISSISSIPPI

### **ANTONIO GILKEY**



**PLAINTIFF** 

Vs.

NO.: 1002 -285

# EQUIFAX, INC BY AND THROUGH REGISTERED AGENT THE PRENTICE-HALL CORPORATION SYSTEM, INC.

**DEFENDANT** 

1.	The Plaintiff's name, address, and telephone number are:
	Name: ANTONIO GILKEY

Street: 757 SANDYLAND ROAD

City & Zip Code: MACON, MS 39341

Telephone No.: 662.726.9781 OR 662.570.8964

2. The Defendant's name, address, and telephone number are:

Name: EQUIFAX, INC. BY AND THROUGH REGISTERED AGENT THE

PRENTICE-HALL CORPORATION SYSTEM, INC.

Street: 7716 OLD CANTON ROAD, SUITE C

City & Zip Code: MADISON, MS 39110

Telephone No.:

3. The defendant's place of business and address are (if known):

Place of Business:	 	<del></del>	
Street:	 	<del> </del>	
City:	 ·		
State			

- 4. The defendant(s) owes damages to the Plaintiff in the amount of \$3500.00 plus costs.
  - 5. The basis for plaintiff's claim against the defendant(s) (Here state why you claim the defendant or defendants owe you money).

Equifax was negligent in failing to protect my personal data including but not limited to my social security number, address and phone number. Equifax had a duty to protect the personal data it was entrusted with to use reasonable care to protect it

from unauthorized access by third parties and to stop data breaches by taking reasonable steps to update its cybersecurity software. Equifax failed to provide sufficient technological safeguards which caused my personal financial information to be hacked. Equifax became aware of a specific vulnerability with the Apache Struts software it employed on March 9, 2017, but failed to update or patch their software despite their own policy which requires such update/patches to be made within 48 hours. Equifax acknowledges this date breach occurred between May 2017 and July 2017. Equifax claims it first discovered the breach July 29, 2017 and thereafter withheld this vital information from me until going public on September 7, 2017. Equifax has caused substantial harm to Plaintiff, including serious risks of credit harm and identity theft for years to come.

Thereafter, I have had to check my credit to ensure that my information has not been misused; I will have to purchase credit protection services and insurance for myself; and I have suffered stress from the knowledge that my private information has been given to others for their ill-gotten gains. Equifax's conduct constitutes general negligence as well as negligence per se as a violation of the statutory duties set forth in the Gramm-Leach-Bliley Act and the Mississippi Consumer Protection Act (Miss. Code Ann. § 75-24-1 et seq., 15 USC § 45. Further, Equifax has committed the tort of invasion of privacy by publicly disclosing private facts and have reached the bailment arrangement of the parties.

The plaintiff is seeking the maximum allowed by this court in the amount of \$3500.00 plus costs. Equifax's wrongful actions and inaction directly and proximately caused the theft and dissemination into the public domain of Plaintiff's personal data, causing them to suffer, and continue to suffer, economic damages and other actual harm for which they are entitled to compensation, including:

- 1. theft of their personal and financial information;
- 2. unauthorized charges on their debit and credit card accounts;
- 3. the imminent and certainly impending injury flowing from potential fraud and identity theft posed by their PII being placed in the hands of criminals and already misused via the sale of Plaintiffs' and Class Members' information on the black market;
  - 4. the untimely and inadequate notification of the Data Breach;
  - 5. the improper disclosure of their personal data;
  - 6. loss of privacy;
- 7. <u>ascertainable losses in the form of out-of-pocket expenses and the value of their time reasonably incurred to remedy or mitigate the effects of the Data Breach;</u>

- 8. <u>ascertainable losses in the form of deprivation of the value of their personal</u> data, for which there is a well-established national and international market;
- 9. <u>ascertainable losses in the form of the loss of cash back or other benefits as a result of their inability to use certain accounts and cards affected by the Data Breach; and</u>
- 10. the loss of productivity and value of their time spent attempting to ameliorate, mitigate and deal with the actual and future consequences of the data breach, including finding fraudulent charges, cancelling and reissuing cards, purchasing credit monitoring and identity theft protection services, imposition of withdrawal and purchase limits on compromised accounts, and the stress, nuisance and annoyance of dealing with all such issues resulting from the Data Breach.

ATTORNEY FOR PLAINTIFF

# Gilkey, Travis

STATE OF MISSISSIPPI

NOXUBEE COUNTY

TO ANY LAWFUL OFFICER OF NOXUEE COUN

You are to summon the defendant:

EQUIFAX INC, BY/THRU REGISTERED AGENT-PRENTICE HALL CORP. SYSTEM 7716 OLD CANTON ROAD, SUITE C MADISON MS 39110

to appear before a Justice Court Judge of NOXUBEE COUNTY in the county courthouse located on the 2nd floor courtroom at 2832 Jefferson Street, Macon Mississippi, on the 28th of July , 2020 at 09 30 a.m. to answer to the suit of:

GILKEY TRAVIS
757 SANDYLAND ROAD

MACON MS 39341 662/726-9781 In the amount of:

Principal: 3500.00

Atty. Fee:

Court Fee:

24.00

#3574.00

and have there this writ.

#### NOTICE TO THE DEFENDANT

This is a civil lawsuit that was filed by the above Plaintiff. It is very important that you appear in court on the above date and time in which you have been summoned. If you agree that you owe this amount to the CLERK Plaintiff, then you do not have to appear. A judgment by left ult will the given to the Plaintiff for the amount shown plus court costs, and the Plaintiff will have authority to garnish your wages or seek other means in order to collect this amount. If you disagree with this lawsuit, please appear in court and bring all necessary documents, witnesses, or evidence.

Witness my hand, this the 29th day of May , 2020 with this lawsuit.

Witness my hand, this the 29th day of May , 2020 STATE

Witness my hand, this the 29th day of May , 2020 STATE

BY:

BY:

BY:

The personally Member of Family (over age 16)

Not Found Certified Mail Delivery

Posted on door of his/her Residence

OFFICER OFFICER

OFFICER OFFICER

OFFICER OFFICER

DATE

### IN THE JUSTICE COURT OF NOXUBEE COUNTY, MISSISSIPPI

#### TRAVIS GILKEY



**PLAINTIFF** 

Vs.

NO.: 1002-286

# EQUIFAX, INC BY AND THROUGH REGISTERED AGENT THE PRENTICE-HALL CORPORATION SYSTEM, INC.

DEFENDANT

1. The Plaintiff's name, address, and telephone number are:

Name: TRAVIS GILKEY

Street: 757 SANDYLAND ROAD

City & Zip Code: MACON, MS 39341

Telephone No.: 662.726.9781 OR 662.570.8964

2. The Defendant's name, address, and telephone number are:

Name: EQUIFAX, INC. BY AND THROUGH REGISTERED AGENT THE

PRENTICE-HALL CORPORATION SYSTEM, INC.

Street: 7716 OLD CANTON ROAD, SUITE C

City & Zip Code: MADISON, MS 39110

Telephone No.:

3. The defendant's place of business and address are (if known):

Place of Business:

Street:

State:

- 4. The defendant(s) owes damages to the Plaintiff in the amount of \$3500.00 plus costs.
  - 5. The basis for plaintiff's claim against the defendant(s) (Here state why you claim the defendant or defendants owe you money).

Equifax was negligent in failing to protect my personal data including but not limited to my social security number, address and phone number. Equifax had a duty to protect the personal data it was entrusted with to use reasonable care to protect it

from unauthorized access by third parties and to stop data breaches by taking reasonable steps to update its cybersecurity software. Equifax failed to provide sufficient technological safeguards which caused my personal financial information to be hacked. Equifax became aware of a specific vulnerability with the Apache Struts software it employed on March 9, 2017, but failed to update or patch their software despite their own policy which requires such update/patches to be made within 48 hours. Equifax acknowledges this date breach occurred between May 2017 and July 2017. Equifax claims it first discovered the breach July 29, 2017 and thereafter withheld this vital information from me until going public on September 7, 2017. Equifax has caused substantial harm to Plaintiff, including serious risks of credit harm and identity theft for years to come.

Thereafter, I have had to check my credit to ensure that my information has not been misused; I will have to purchase credit protection services and insurance for myself; and I have suffered stress from the knowledge that my private information has been given to others for their ill-gotten gains. Equifax's conduct constitutes general negligence as well as negligence per se as a violation of the statutory duties set forth in the Gramm-Leach-Bliley Act and the Mississippi Consumer Protection Act (Miss. Code Ann. § 75-24-1 et seq., 15 USC § 45. Further, Equifax has committed the tort of invasion of privacy by publicly disclosing private facts and have reached the bailment arrangement of the parties.

The plaintiff is seeking the maximum allowed by this court in the amount of \$3500.00 plus costs. Equifax's wrongful actions and inaction directly and proximately caused the theft and dissemination into the public domain of Plaintiff's personal data, causing them to suffer, and continue to suffer, economic damages and other actual harm for which they are entitled to compensation, including:

- 1. theft of their personal and financial information;
- 2. unauthorized charges on their debit and credit card accounts;
- 3. the imminent and certainly impending injury flowing from potential fraud and identity theft posed by their PII being placed in the hands of criminals and already misused via the sale of Plaintiffs' and Class Members' information on the black market;
  - 4. the untimely and inadequate notification of the Data Breach;
  - 5. the improper disclosure of their personal data;
  - 6. loss of privacy;
- 7. <u>ascertainable losses in the form of out-of-pocket expenses and the value of their time reasonably incurred to remedy or mitigate the effects of the Data</u> Breach;

- 8. <u>ascertainable losses in the form of deprivation of the value of their personal data, for which there is a well-established national and international market;</u>
- 9. <u>ascertainable losses in the form of the loss of cash back or other benefits as a</u> result of their inability to use certain accounts and cards affected by the Data Breach; and
- 10. the loss of productivity and value of their time spent attempting to ameliorate, mitigate and deal with the actual and future consequences of the data breach, including finding fraudulent charges, cancelling and reissuing cards, purchasing credit monitoring and identity theft protection services, imposition of withdrawal and purchase limits on compromised accounts, and the stress, nuisance and annoyance of dealing with all such issues resulting from the Data Breach.

ATTORNEY FOR PLAINTIFF

### Glenn, Irene

STATE OF MISSISSIPPI

NOXUBEE COUNTY

TO ANY LAWFUL OFFICER OF NOXUBEE COUNTY

You are to summon the defendant:

EOUIFAX INC, BY/THRU REGISTERED AGENT-PRENTICE HALL CORP. SYSTEM 7716 OLD CANTON ROAD, SUITE C MADISON MS 39110

to appear before a Justice Court Judge of NOXUBEE COUNTY in the county courthouse located on the 2nd floor courtroom at 2832 Jefferson Street, Macon Mississippi, on the 28th of July , 2020 at 09 30 a.m. to answer to the suit of:

GLENN IRENE 614 GLENN ROAD In the amount of: 3500.00 Principal:

Atty. Fee:

Court Fee:

BROOKSVILLE MS 39739 662/251-8354

and have there this writ.

NOTICE TO THE DEFENDANT

This is a civil lawsuit that was filed by the above Plaintiff. This is very important that you appear in court on the above date and time in which you have been summoned. If you agree that you owe this amount to the Plaintiff, then you do not have to appear. A Character by default of the given to the Plaintiff for the amount shown plus court costs, and the Plaintiff will have authority to garnish your wages or sek other means in order to collect this amount. If you disagree with this lawsuit, please appear in court and bring all necessary documents, witnesses, or evidence.

Witness my hand, this the 29th day of JUSTICE COURT CLERK BY: \*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\* OFFICER'S RETURN: I have this day executed the within writ by serving the defendant(s) Mèmber of Family (over age 16)\_\_\_\_\_ Personally \_\_Not Found Certified Mail Delivery Posted on Moor of his/her Residence 6-5-20 DATE

OFFICER

#### IN THE JUSTICE COURT OF NOXUBEE COUNTY, MISSISSIPPI

#### **IRENE GLENN**



**PLAINTIFF** 

Vs.

NO.: 1002-287

# EQUIFAX, INC BY AND THROUGH REGISTERED AGENT THE PRENTICE-HALL CORPORATION SYSTEM, INC.

**DEFENDANT** 

1. The Plaintiff's name, address, and telephone number are:

Name: IRENE GLENN

Street: 614 GLENN ROAD

City & Zip Code: <u>BROOKSVILLE</u>, <u>MS 39739</u> Telephone No.: <u>662.251.8354 OR 662.738.4879</u>

2. The Defendant's name, address, and telephone number are:

Name: EQUIFAX, INC. BY AND THROUGH REGISTERED AGENT THE

PRENTICE-HALL CORPORATION SYSTEM, INC.

Street: 7716 OLD CANTON ROAD, SUITE C

City & Zip Code: MADISON, MS 39110

Telephone No.:

3. The defendant's place of business and address are (if known):

Place of Business: \_\_\_\_\_\_Street:

City: \_\_\_\_\_

State:

- 4. The defendant(s) owes damages to the Plaintiff in the amount of \$3500.00 plus costs.
  - 5. The basis for plaintiff's claim against the defendant(s) (Here state why you claim the defendant or defendants owe you money).

Equifax was negligent in failing to protect my personal data including but not limited to my social security number, address and phone number. Equifax had a duty to protect the personal data it was entrusted with to use reasonable care to protect it

from unauthorized access by third parties and to stop data breaches by taking reasonable steps to update its cybersecurity software. Equifax failed to provide sufficient technological safeguards which caused my personal financial information to be hacked. Equifax became aware of a specific vulnerability with the Apache Struts software it employed on March 9, 2017, but failed to update or patch their software despite their own policy which requires such update/patches to be made within 48 hours. Equifax acknowledges this date breach occurred between May 2017 and July 2017. Equifax claims it first discovered the breach July 29, 2017 and thereafter withheld this vital information from me until going public on September 7, 2017. Equifax has caused substantial harm to Plaintiff, including serious risks of credit harm and identity theft for years to come.

Thereafter, I have had to check my credit to ensure that my information has not been misused; I will have to purchase credit protection services and insurance for myself; and I have suffered stress from the knowledge that my private information has been given to others for their ill-gotten gains. Equifax's conduct constitutes general negligence as well as negligence per se as a violation of the statutory duties set forth in the Gramm-Leach-Bliley Act and the Mississippi Consumer Protection Act (Miss. Code Ann. § 75-24-1 et seq., 15 USC § 45. Further, Equifax has committed the tort of invasion of privacy by publicly disclosing private facts and have reached the bailment arrangement of the parties.

The plaintiff is seeking the maximum allowed by this court in the amount of \$3500.00 plus costs. Equifax's wrongful actions and inaction directly and proximately caused the theft and dissemination into the public domain of Plaintiff's personal data, causing them to suffer, and continue to suffer, economic damages and other actual harm for which they are entitled to compensation, including:

- 1. theft of their personal and financial information;
- 2. unauthorized charges on their debit and credit card accounts;
- 3. the imminent and certainly impending injury flowing from potential fraud and identity theft posed by their PII being placed in the hands of criminals and already misused via the sale of Plaintiffs' and Class Members' information on the black market;
  - 4. the untimely and inadequate notification of the Data Breach;
  - 5. the improper disclosure of their personal data;
  - 6. loss of privacy;
- 7. <u>ascertainable losses in the form of out-of-pocket expenses and the value of their time reasonably incurred to remedy or mitigate the effects of the Data Breach;</u>

- 8. <u>ascertainable losses in the form of deprivation of the value of their personal</u> data, for which there is a well-established national and international market;
- 9. <u>ascertainable losses in the form of the loss of cash back or other benefits as a result of their inability to use certain accounts and cards affected by the Data Breach; and</u>
- 10. the loss of productivity and value of their time spent attempting to ameliorate, mitigate and deal with the actual and future consequences of the data breach, including finding fraudulent charges, cancelling and reissuing cards, purchasing credit monitoring and identity theft protection services, imposition of withdrawal and purchase limits on compromised accounts, and the stress, nuisance and annoyance of dealing with all such issues resulting from the Data Breach.

ATTORNEY FOR PLAINTIFF

### Goodwin, John

STATE OF MISSISSIPPI

NOXUBEE COUNTY

TO ANY LAWFUL OFFICER OF NOXUBER COUNTY

You are to summon the defendant:

EQUIFAX INC, BY/THRU REGISTERED AGENT-PRENTICE HALL CORP. SYSTEM 7716 OLD CANTON ROAD, SUITE C MADISON MS 39110

to appear before a Justice Court Judge of NOXUBEE COUNTY in the county courthouse located on the 2nd floor courtroom at 2832 Jefferson Street, Macon Mississippi, on the 28th of July , 2020 at 09 30 a.m. to answer to the suit of:

GOODWIN JOHN P.O. BOX 1147

MACON MS 39341 662/361-2411 In the amount of:

Principal: 3500.00

Atty. Fee:

Court Fee:

24.00

# 3574.00

and have there this writ.

#### NOTICE TO THE DEFENDANT

This is a civil lawsuit that was filed by the above Plaintiff. It is very important that you appear in court on the above date and time in which you have been summoned. If you agree that you owe this amount to the Plaintiff, then you do not have to appear. A judgment by default will be given to the Plaintiff for the amount shown plus court cost, and the DC. Plaintiff will have authority to garnish your wages or seek other means in order to collect this amount. If you disagree with this lawsuit, please appear in court and bring all necessary documents, witnesses, or emidence.

witness my hand, this the 29th day of May , 20.

BY:

Witness my hand, this the 29th day of May , 20.

BY:

OFFICER'S RETURN:

I have this day executed the within writ by serving the defendant(s)

Personally Member of Family (over age 16)

Not Found Certified Mail Delivery

Posted on door of his/her Residence

OFFICER 6-5-20

DATE

#### IN THE JUSTICE COURT OF NOXUBEE COUNTY, MISSISSIPPI

#### JOHN GOODWIN

**PLAINTIFF** 



Vs.

NO.: 1002-284

# EQUIFAX, INC BY AND THROUGH REGISTERED AGENT THE PRENTICE-HALL CORPORATION SYSTEM, INC.

**DEFENDANT** 

1. The Plaintiff's name, address, and telephone number are:

Name: JOHN GOODWIN

Street: P.O. BOX 1147

City & Zip Code: MACON, MS 39341

Telephone No.: 662.361.2411

2. The Defendant's name, address, and telephone number are:

Name: EQUIFAX, INC. BY AND THROUGH REGISTERED AGENT THE

PRENTICE-HALL CORPORATION SYSTEM, INC.

Street: 7716 OLD CANTON ROAD, SUITE C

City & Zip Code: MADISON, MS 39110

Telephone No.:

3. The defendant's place of business and address are (if known):

ı		`	,
Place of Business:			
Street:	·		
City:			
State:			

- 4. The defendant(s) owes damages to the Plaintiff in the amount of \$3500.00 plus costs.
  - 5. The basis for plaintiff's claim against the defendant(s) (Here state why you claim the defendant or defendants owe you money).

Equifax was negligent in failing to protect my personal data including but not limited to my social security number, address and phone number. Equifax had a duty to protect the personal data it was entrusted with to use reasonable care to protect it

from unauthorized access by third parties and to stop data breaches by taking reasonable steps to update its cybersecurity software. Equifax failed to provide sufficient technological safeguards which caused my personal financial information to be hacked. Equifax became aware of a specific vulnerability with the Apache Struts software it employed on March 9, 2017, but failed to update or patch their software despite their own policy which requires such update/patches to be made within 48 hours. Equifax acknowledges this date breach occurred between May 2017 and July 2017. Equifax claims it first discovered the breach July 29, 2017 and thereafter withheld this vital information from me until going public on September 7, 2017. Equifax has caused substantial harm to Plaintiff, including serious risks of credit harm and identity theft for years to come.

Thereafter, I have had to check my credit to ensure that my information has not been misused; I will have to purchase credit protection services and insurance for myself; and I have suffered stress from the knowledge that my private information has been given to others for their ill-gotten gains. Equifax's conduct constitutes general negligence as well as negligence per se as a violation of the statutory duties set forth in the Gramm-Leach-Bliley Act and the Mississippi Consumer Protection Act (Miss. Code Ann. § 75-24-1 et seq., 15 USC § 45. Further, Equifax has committed the tort of invasion of privacy by publicly disclosing private facts and have reached the bailment arrangement of the parties.

The plaintiff is seeking the maximum allowed by this court in the amount of \$3500.00 plus costs. Equifax's wrongful actions and inaction directly and proximately caused the theft and dissemination into the public domain of Plaintiff's personal data, causing them to suffer, and continue to suffer, economic damages and other actual harm for which they are entitled to compensation, including:

- 1. theft of their personal and financial information;
- 2. unauthorized charges on their debit and credit card accounts;
- 3. the imminent and certainly impending injury flowing from potential fraud and identity theft posed by their PII being placed in the hands of criminals and already misused via the sale of Plaintiffs' and Class Members' information on the black market;
  - 4. the untimely and inadequate notification of the Data Breach;
  - 5. the improper disclosure of their personal data;
  - 6. loss of privacy;
- 7. <u>ascertainable losses in the form of out-of-pocket expenses and the value of their time reasonably incurred to remedy or mitigate the effects of the Data Breach;</u>

- 8. <u>ascertainable losses in the form of deprivation of the value of their personal</u> data, for which there is a well-established national and international market;
- 9. <u>ascertainable losses in the form of the loss of cash back or other benefits as a result of their inability to use certain accounts and cards affected by the Data Breach; and</u>
- 10. the loss of productivity and value of their time spent attempting to ameliorate, mitigate and deal with the actual and future consequences of the data breach, including finding fraudulent charges, cancelling and reissuing cards, purchasing credit monitoring and identity theft protection services, imposition of withdrawal and purchase limits on compromised accounts, and the stress, nuisance and annoyance of dealing with all such issues resulting from the Data Breach.

ATTORNEY FOR PLAINTIFF

### Goodwin, Laterris

TO ANY LAWFUL OFFICER OF NOXUBEE COUNTY

You are to summon the defendant:

EQUIFAX INC, BY/THRU REGISTERED AGENT-PRENTICE HALL CORP. SYSTEM 7716 OLD CANTON RD, SUITE C MADISON MS 39110

NOXUBEE COUNTY

to appear before a Justice Court Judge of NOXUBEE COUNTY in the county courthouse located on the 2nd floor courtroom at 2832 Jefferson Street, Macon Mississippi, on the 28th of July , 2020 at 09 00 answer to the suit of:

GOODWIN LATERRIS

P.O. BOX 1147

MACON MS 39341 662/361-5371

In the amount of:

Principal: 3500.00

Atty. Fee:

Court Fee:

and have there this writ.

#### NOTICE TO THE DEFENDANT

This is a civil lawsuit that was filed by the above Plaintiff. important that you appear in court on the above date and time in which you have been summoned. If you agree that you owe this ampull to the Plaintiff, then you do not have to appear. A judgment will be CHERYL HUMBER TO THE CHERYL HUMBER TO THE TOTAL TO THE CHERYL HUMBER TO THE TOTAL THE CHERYL HUMBER TO THE TOTAL THE CHERYL HUMBER TO THE CHERYL HUMBER given to the Plaintiff for the amount shown plus court , and the esta Plaintiff will have authority to garnish your wages or seek \bar{\phi}ther means in order to collect this amount. If you disagree with this lawsuit, please е.

appear in court and bring all necessary documents, witnesses, or evidenc
Witness my hand, this the 30th day of April
DAMA SANDE DE 12
JUSTICE COURT CLERK
BY:
**************************************
I have this day executed the within writ by serving the defendant(s)
Personally Member of Family (over age 16)
Not FoundCertified Mail Delivery
Posted on dgor of his/her Residence
Who Brown OFFICER 5-27-20 DATE
·

#### IN THE JUSTICE COURT OF NOXUBEE COUNTY, MISSISSIPPI

#### LATERRIS GOODWIN

Vs.



**PLAINTIFF** 

NO: 1002-257

## EQUIFAX, INC BY AND THROUGH REGISTERED AGENT THE PRENTICE-HALL CORPORATION SYSTEM, INC.

**DEFENDANT** 

1. The Plaintiff's name, address, and telephone number are:

Name: LETERRIS GOODWIN

Street: P.O. BOX 1147

City & Zip Code: MACON, MS 39341

Telephone No.: 662.361.5371

2. The Defendant's name, address, and telephone number are:

Name: EQUIFAX, INC. BY AND THROUGH REGISTERED AGENT THE

PRENTICE-HALL CORPORATION SYSTEM, INC.

Street: 7716 OLD CANTON ROAD, SUITE C

City & Zip Code: MADISON, MS 39110

Telephone No.:

3. The defendant's place of business and address are (if known):

Place of Business: \_\_\_\_\_\_
Street: \_\_\_\_\_
City: \_\_\_\_\_
State:

- 4. The defendant(s) owes damages to the Plaintiff in the amount of \$3500.00 plus costs.
  - 5. The basis for plaintiff's claim against the defendant(s) (Here state why you claim the defendant or defendants owe you money).

Equifax was negligent in failing to protect my personal data including but not limited to my social security number, address and phone number. Equifax had a duty to protect the personal data it was entrusted with to use reasonable care to protect it

from unauthorized access by third parties and to stop data breaches by taking reasonable steps to update its cybersecurity software. Equifax failed to provide sufficient technological safeguards which caused my personal financial information to be hacked. Equifax became aware of a specific vulnerability with the Apache Struts software it employed on March 9, 2017, but failed to update or patch their software despite their own policy which requires such update/patches to be made within 48 hours. Equifax acknowledges this date breach occurred between May 2017 and July 2017. Equifax claims it first discovered the breach July 29, 2017 and thereafter withheld this vital information from me until going public on September 7, 2017. Equifax has caused substantial harm to Plaintiff, including serious risks of credit harm and identity theft for years to come.

Thereafter, I have had to check my credit to ensure that my information has not been misused; I will have to purchase credit protection services and insurance for myself; and I have suffered stress from the knowledge that my private information has been given to others for their ill-gotten gains. Equifax's conduct constitutes general negligence as well as negligence per se as a violation of the statutory duties set forth in the Gramm-Leach-Bliley Act and the Mississippi Consumer Protection Act (Miss. Code Ann. § 75-24-1 et seq., 15 USC § 45. Further, Equifax has committed the tort of invasion of privacy by publicly disclosing private facts and have reached the bailment arrangement of the parties.

The plaintiff is seeking the maximum allowed by this court in the amount of \$3500.00 plus costs. Equifax's wrongful actions and inaction directly and proximately caused the theft and dissemination into the public domain of Plaintiff's personal data, causing them to suffer, and continue to suffer, economic damages and other actual harm for which they are entitled to compensation, including:

- 1. theft of their personal and financial information;
- 2. unauthorized charges on their debit and credit card accounts;
- 3. the imminent and certainly impending injury flowing from potential fraud and identity theft posed by their PII being placed in the hands of criminals and already misused via the sale of Plaintiffs' and Class Members' information on the black market;
  - 4. the untimely and inadequate notification of the Data Breach;
  - 5. the improper disclosure of their personal data;
  - 6. loss of privacy;
- 7. <u>ascertainable losses in the form of out-of-pocket expenses and the value of their time reasonably incurred to remedy or mitigate the effects of the Data Breach;</u>

- 8. <u>ascertainable losses in the form of deprivation of the value of their personal data, for which there is a well-established national and international market;</u>
- 9. <u>ascertainable losses in the form of the loss of cash back or other benefits as a result of their inability to use certain accounts and cards affected by the Data Breach; and</u>
- 10. the loss of productivity and value of their time spent attempting to ameliorate, mitigate and deal with the actual and future consequences of the data breach, including finding fraudulent charges, cancelling and reissuing cards, purchasing credit monitoring and identity theft protection services, imposition of withdrawal and purchase limits on compromised accounts, and the stress, nuisance and annoyance of dealing with all such issues resulting from the Data Breach.

ATTØRNEY FØR PLAINTIFF

## Halbert, Corey

STATE OF MISSISSIPPI

NOXUBEE COUNTY

TO ANY LAWFUL OFFICER OF NOXUBEE COUNTY

You are to summon the defendant:

EOUIFAX INC. BY/THRU REGISTERED AGENT-PRENTICE HALL CORP. SYSTEM 7716 OLD CANTON ROAD, SUITE C MADISON, MS 39110

to appear before a Justice Court Judge of NOXUBEE COUNTY in the county courthouse located on the 2nd floor courtroom at 2832 Jefferson Street, Macon Mississippi, on the 11th of August , 2020 at 09 30 a.m. to answer to the suit 🚰

HALBERT COREY 102 JENSON STREET JUL 20 2020

In the amount of:

3500.00

CHERYL HUMING POINTS CHERRING DAL:

29.00

MACON, MS 39341 520-429-5777

and have there this writ.

NOTICE TO THE DEFENDANT

This is a civil lawsuit that was filed by the above Plaintiff. It is very important that you appear in court on the above date and time in which you have been summoned. If you agree that you owe this amount to the Plaintiff, then you do not have to appear. A judgment by default will be given to the Plaintiff for the amount shown plus court costs, and the Plaintiff will have authority to garnish your wages or seek other means in order to collect this amount. If you disagree with this lawsuit, please appear in court and bring all necessary documents, witnesses, or evidence.

, 202B Witness my hand, this the 16th day of July JUSTICE COURT CLERK OFFICER'S RETURN: I have this day executed the within writ by serving the defendant(s) Member of Family (over age 16)\_\_\_\_\_ \_\_\_\_Certified Mail Delivery Not Found Posted on door of his/her Residence 7-27-00 DATE

Case 1:17-md-02800-TWT Document 1168-6 Filed 09/08/20 Page 274 of 415

#### IN THE JUSTICE COURT OF NOXUBEE COUNTY, MISSISSIPPI

COREY HALBERT		PLAINTIFF					
Vs.	FILE 7/16/2020 NTB	NO.: 1002- 339					
	1,110,101						
<b>EQUIFAX, INC BY AN</b>	<u>D THROUGH</u>						
	THE PRENTICE-HALL						
CORPORATION SYST	TEM, INC.	DEFENDANT					
		•					
	iff's name, address, and te	elephone number are:					
	DREY HALBERT						
	PIENSON ST.						
, ,	Code: <u>MACON, MS 3934</u>						
Telephone	e No.: <u>520.429.5777 OR 662</u>	.361.5777					
	idant's name, address, and	-					
	•	IROUGH REGISTERED AGENT THE					
	E-HALL CORPORATION	<del></del>					
Street: <u>771</u>	<u>6 OLD CANTON ROAD,</u>	SUITE C					
· ,	o Code: <u>MADISON, MS 39</u>	<del></del>					
Telephone	e No.:	·					
	The defendant's place of business and address are (if known):						
	usiness:						
Street:	Street:						
·							
State:							
4. The defend	dant(s) owes damages to t	he Plaintiff in the amount of \$3500.00					
plus costs.	(-)						

5. The basis for plaintiff's claim against the defendant(s) (Here state why you claim the defendant or defendants owe you money).

Equifax was negligent in failing to protect my personal data including but not limited to my social security number, address and phone number. Equifax had a duty to protect the personal data it was entrusted with to use reasonable care to protect it from unauthorized access by third parties and to stop data breaches by taking

reasonable steps to update its cybersecurity software. Equifax failed to provide sufficient technological safeguards which caused my personal financial information to be hacked. Equifax became aware of a specific vulnerability with the Apache Struts software it employed on March 9, 2017, but failed to update or patch their software despite their own policy which requires such update/patches to be made within 48 hours. Equifax acknowledges this date breach occurred between May 2017 and July 2017. Equifax claims it first discovered the breach July 29, 2017 and thereafter withheld this vital information from me until going public on September 7, 2017. Equifax has caused substantial harm to Plaintiff, including serious risks of credit harm and identity theft for years to come.

Thereafter, I have had to check my credit to ensure that my information has not been misused; I will have to purchase credit protection services and insurance for myself; and I have suffered stress from the knowledge that my private information has been given to others for their ill-gotten gains. Equifax's conduct constitutes general negligence as well as negligence per se as a violation of the statutory duties set forth in the Gramm-Leach-Bliley Act and the Mississippi Consumer Protection Act (Miss. Code Ann. § 75-24-1 et seq., 15 USC § 45. Further, Equifax has committed the tort of invasion of privacy by publicly disclosing private facts and have reached the bailment arrangement of the parties.

The plaintiff is seeking the maximum allowed by this court in the amount of \$3500.00 plus costs. Equifax's wrongful actions and inaction directly and proximately caused the theft and dissemination into the public domain of Plaintiff's personal data, causing them to suffer, and continue to suffer, economic damages and other actual harm for which they are entitled to compensation, including:

- 1. theft of their personal and financial information;
- 2. unauthorized charges on their debit and credit card accounts;
- 3. the imminent and certainly impending injury flowing from potential fraud and identity theft posed by their PII being placed in the hands of criminals and already misused via the sale of Plaintiffs' and Class Members' information on the black market;
  - 4. the untimely and inadequate notification of the Data Breach;
  - 5. the improper disclosure of their personal data;
  - 6. <u>loss of privacy;</u>
- 7. <u>ascertainable losses in the form of out-of-pocket expenses and the value of their time reasonably incurred to remedy or mitigate the effects of the Data Breach;</u>
  - 8. <u>ascertainable losses in the form of deprivation of the value of their personal</u> data, for which there is a well-established national and international market;

- 9. <u>ascertainable losses in the form of the loss of cash back or other benefits as a result of their inability to use certain accounts and cards affected by the Data Breach; and</u>
- 10. the loss of productivity and value of their time spent attempting to ameliorate, mitigate and deal with the actual and future consequences of the data breach, including finding fraudulent charges, cancelling and reissuing cards, purchasing credit monitoring and identity theft protection services, imposition of withdrawal and purchase limits on compromised accounts, and the stress, nuisance and annoyance of dealing with all such issues resulting from the Data Breach.

ATTORNEY FOR PLAINTIFF

### Hall, Shonreka

STATE OF MISSISSIPPI

NOXUBEE COUNTY

#### TO ANY LAWFUL OFFICER OF NOXUBEE COUNTY

You are to summon the defendant:

EQUIFAX INC - BY/THRU REGISTERED AGENT-PRENTICE HALL CORP. SYSTEM 7716 OLD CANTON ROAD, SUITE C MADISON MS 39110

to appear before a Justice Court Judge of NOXUBEE COUNTY in the county courthouse located on the 2nd floor courtroom at 2832 Jefferson Street, Macon Mississippi, opethe Pth Cof , 2020 at 09 00 a.m. to June answer to the suit of:

APR 24 2020

HALL SHONREKA P.O. BOX 401

CHERYL HUNDING COURT CLERKE the amount of:

3500.00

Principal: Datty. Fee:

Court Fee:

3936<sup>BY</sup> SHUQUALAK MS 662/708-0748

and have there this writ.

#### NOTICE TO THE DEFENDANT

This is a civil lawsuit that was filed by the above Plaintiff. It is very important that you appear in court on the above date and time in which you have been summoned. If you agree that you owe this amount to the Plaintiff, then you do not have to appear. A judgment by default will be given to the Plaintiff for the amount shown plus court costs, and the Plaintiff will have authority to garnish your wages or seek other means in order to collect this amount. If you disagree with this lawsuit, please appear in court and bring all necessary documents, witnesses, or eyidence.

Witness my hand, this the 20th day of Aprid CLERK \* OFFICER'S RETURN: I have this day executed the within writ by serving the defendant(s) ruisotom an ela ato Personally Member of Family (over age 16) Not Found Certified Mail Delivery Posted on door of his/her Residence OFFICER DATE



#### IN THE JUSTICE COURT OF NOXUBEE COUNTY, MISSISSIPPI

S.	HC	N	REK	AHA	ALL

PLAINTIFF

Vs.

NO: 1002-245

### EQUIFAX, INC BY AND THROUGH REGISTERED AGENT THE PRENTICE-HALL CORPORATION SYSTEM, INC.

DEFENDANT

1. The Plaintiff's name, address, and telephone number are:

Name: SHONREKA HALL

Street: P.O. BOX 401

City & Zip Code: SHUQUALAK, MS 39361

Telephone No.: 662.708.0748

2. The Defendant's name, address, and telephone number are:

Name: EQUIFAX, INC. BY AND THROUGH REGISTERED AGENT THE

PRENTICE-HALL CORPORATION SYSTEM, INC.

Street: 7716 OLD CANTON ROAD, SUITE C

City & Zip Code: MADISON, MS 39110

Telephone No.: \_\_\_

3. The defendant's place of business and address are (if known):

Place of Business:

City: \_\_\_\_\_ State: \_\_\_\_\_

- The defendant(s) owes damages to the Plaintiff in the amount of \$3500.00 plus costs.
  - 5. The basis for plaintiff's claim against the defendant(s) (Here state why you claim the defendant or defendants owe you money).

Equifax was negligent in failing to protect my personal data including but not limited to my social security number, address and phone number. Equifax had a duty to protect the personal data it was entrusted with to use reasonable care to protect it

from unauthorized access by third parties and to stop data breaches by taking reasonable steps to update its cybersecurity software. Equifax failed to provide sufficient technological safeguards which caused my personal financial information to be hacked. Equifax became aware of a specific vulnerability with the Apache Struts software it employed on March 9, 2017, but failed to update or patch their software despite their own policy which requires such update/patches to be made within 48 hours. Equifax acknowledges this date breach occurred between May 2017 and July 2017. Equifax claims it first discovered the breach July 29, 2017 and thereafter withheld this vital information from me until going public on September 7, 2017. Equifax has caused substantial harm to Plaintiff, including serious risks of credit harm and identity theft for years to come.

Thereafter, I have had to check my credit to ensure that my information has not been misused; I will have to purchase credit protection services and insurance for myself; and I have suffered stress from the knowledge that my private information has been given to others for their ill-gotten gains. Equifax's conduct constitutes general negligence as well as negligence per se as a violation of the statutory duties set forth in the Gramm-Leach-Bliley Act and the Mississippi Consumer Protection Act (Miss. Code Ann. § 75-24-1 et seq., 15 USC § 45. Further, Equifax has committed the tort of invasion of privacy by publicly disclosing private facts and have reached the bailment arrangement of the parties.

The plaintiff is seeking the maximum allowed by this court in the amount of \$3500.00 plus costs. Equifax's wrongful actions and inaction directly and proximately caused the theft and dissemination into the public domain of Plaintiff's personal data, causing them to suffer, and continue to suffer, economic damages and other actual harm for which they are entitled to compensation, including:

- 1. theft of their personal and financial information;
- 2. unauthorized charges on their debit and credit card accounts;
- 3. the imminent and certainly impending injury flowing from potential fraud and identity theft posed by their PII being placed in the hands of criminals and already misused via the sale of Plaintiffs' and Class Members' information on the black market;
  - 4. the untimely and inadequate notification of the Data Breach;
  - 5. the improper disclosure of their personal data;
  - 6. loss of privacy;
- 7. <u>ascertainable losses in the form of out-of-pocket expenses and the value of their time reasonably incurred to remedy or mitigate the effects of the Data Breach;</u>

- 8. <u>ascertainable losses in the form of deprivation of the value of their personal</u> data, for which there is a well-established national and international market;
- 9. ascertainable losses in the form of the loss of cash back or other benefits as a result of their inability to use certain accounts and cards affected by the Data Breach; and
- 10. the loss of productivity and value of their time spent attempting to ameliorate, mitigate and deal with the actual and future consequences of the data breach, including finding fraudulent charges, cancelling and reissuing cards, purchasing credit monitoring and identity theft protection services, imposition of withdrawal and purchase limits on compromised accounts, and the stress, nuisance and annoyance of dealing with all such issues resulting from the Data

Breach.

ATTØRNEYÆØR PLAINTIFF

### Hampton, Shaquita

STATE OF MISSISSIPPI

NOXUBEE COUNTY

TO ANY LAWFUL OFFICER OF NOXUBEE COUNTY

You are to summon the defendant:

EQUIFAX INC. BY/THRU REGISTERED AGENT-PRENTICE HALL CORP. SYSTEM 7716 OLD CANTO ROAD, SUITE C MADISON, MS 39110

to appear before a Justice Court Judge of NOXUBEE COUNTY in the county courthouse located on the 2nd floor courtroom at 2832 Jefferson Street, Macon Mississippi, on the 11th of August , 2020 at 09 30 a.m. to answer to the suit (5:

HAMPTON SHAOUITA

JUL 20 2020 In the amount of:

3500.00

BROOKSVILLE, MS 39 CHERYL HUNNY OF THE AMONG THE BROOKSVILLE, MS 39 CHERYL HUNNY OF THE AMONG THE BROOKSVILLE, MS 39 CHERYL HUNNY OF THE AMONG THE BROOKSVILLE, MS 39 CHERYL HUNNY OF THE AMONG THE BROOKSVILLE, MS 39 CHERYL HUNNY OF THE AMONG THE BROOKSVILLE, MS 39 CHERYL HUNNY OF THE AMONG THE BROOKSVILLE, MS 39 CHERYL HUNNY OF T

29.00

#3,529.00

and have there this writ.

NOTICE TO THE DEFENDANT

This is a civil lawsuit that was filed by the above Plaintiff. It is very important that you appear in court on the above date and time in which you have been summoned. If you agree that you owe this amount to the Plaintiff, then you do not have to appear. A judgment by default will be given to the Plaintiff for the amount shown plus court costs, and the Plaintiff will have authority to garnish your wages or seek other means in order to collect this amount. If you disagree with this lawsuit, please appear in court and bring all necessary documents

ippear in court and bring arr necessary documents, withesses, or	. evidence
Witness my hand, this the 16th day of July , 202	20 NSTICE CO
JUSTICE COURT CLERK BY: Maketta Bland, D.	C E COUNT
***************	***
OFFICER'S RETURN:	
I have this day executed the within writ by serving the defend	lant(s)
Personally Member of Family (over age 16)	· ·
Not FoundCertified Mail Delivery	
Posted on door of his/her Residence	
Mile Byon OFFICER 7-07-70 DATE	f .

IN THE JUSTICE COURT OF NOXUBEE COUNTY, MISSISSIPPI							
SHAQUITA HAMPTON	FILE	PLAINTIFF					
Vs.	7/16/2020 NTB	NO.: 1002-341					
EQUIFAX, INC BY AND THE REGISTERED AGENT THE I CORPORATION SYSTEM, I	PRENTICE-HALL	DEFENDANT					

1. The Plaintiff's name, address, and telephone number are:

Name: SHAQUITA HAMPTON

Street: <u>P.O. BOX 109</u>

City & Zip Code: BROOKSVILLE, MS 39739

Telephone No.: 662.361.7093

The Defendant's name, address, and telephone number are: 2.

Name: EQUIFAX, INC. BY AND THROUGH REGISTERED AGENT THE

PRENTICE-HALL CORPORATION SYSTEM, INC.

Street: 7716 OLD CANTON ROAD, SUITE C

City & Zip Code: MADISON, MS 39110

Telephone No.:

The defendant's place of business and address are (if known): 3.

Place of Business: \_\_\_\_\_

Street:

- The defendant(s) owes damages to the Plaintiff in the amount of \$3500.00 4. plus costs.
  - The basis for plaintiff's claim against the defendant(s) (Here state why 5. you claim the defendant or defendants owe you money).

Equifax was negligent in failing to protect my personal data including but not limited to my social security number, address and phone number. Equifax had a duty to protect the personal data it was entrusted with to use reasonable care to protect it from unauthorized access by third parties and to stop data breaches by taking

reasonable steps to update its cybersecurity software. Equifax failed to provide sufficient technological safeguards which caused my personal financial information to be hacked. Equifax became aware of a specific vulnerability with the Apache Struts software it employed on March 9, 2017, but failed to update or patch their software despite their own policy which requires such update/patches to be made within 48 hours. Equifax acknowledges this date breach occurred between May 2017 and July 2017. Equifax claims it first discovered the breach July 29, 2017 and thereafter withheld this vital information from me until going public on September 7, 2017. Equifax has caused substantial harm to Plaintiff, including serious risks of credit harm and identity theft for years to come.

Thereafter, I have had to check my credit to ensure that my information has not been misused; I will have to purchase credit protection services and insurance for myself; and I have suffered stress from the knowledge that my private information has been given to others for their ill-gotten gains. Equifax's conduct constitutes general negligence as well as negligence per se as a violation of the statutory duties set forth in the Gramm-Leach-Bliley Act and the Mississippi Consumer Protection Act (Miss. Code Ann. § 75-24-1 et seq., 15 USC § 45. Further, Equifax has committed the tort of invasion of privacy by publicly disclosing private facts and have reached the bailment arrangement of the parties.

The plaintiff is seeking the maximum allowed by this court in the amount of \$3500.00 plus costs. Equifax's wrongful actions and inaction directly and proximately caused the theft and dissemination into the public domain of Plaintiff's personal data, causing them to suffer, and continue to suffer, economic damages and other actual harm for which they are entitled to compensation, including:

- 1. theft of their personal and financial information;
- 2. unauthorized charges on their debit and credit card accounts;
- 3. the imminent and certainly impending injury flowing from potential fraud and identity theft posed by their PII being placed in the hands of criminals and already misused via the sale of Plaintiffs' and Class Members' information on the black market;
  - 4. the untimely and inadequate notification of the Data Breach;
  - 5. the improper disclosure of their personal data;
  - 6. loss of privacy;
- 7. <u>ascertainable losses in the form of out-of-pocket expenses and the value of their time reasonably incurred to remedy or mitigate the effects of the Data</u> Breach;
  - 8. <u>ascertainable losses in the form of deprivation of the value of their personal</u> data, for which there is a well-established national and international market;

- 9. ascertainable losses in the form of the loss of cash back or other benefits as a result of their inability to use certain accounts and cards affected by the Data Breach; and
- 10. the loss of productivity and value of their time spent attempting to ameliorate, mitigate and deal with the actual and future consequences of the data breach, including finding fraudulent charges, cancelling and reissuing cards, purchasing credit monitoring and identity theft protection services, imposition of withdrawal and purchase limits on compromised accounts, and the stress, nuisance and annoyance of dealing with all such issues resulting from the Data Breach.

ATTORNEY FOR PLAINTIFF

### Hawkins, Eugene

STATE OF MISSISSIPPI

NOXUBEE COUNTY

TO ANY LAWFUL OFFICER OF NOXUBEE COUNTY

You are to summon the defendant:

EOUIFAX INC BY & THRU REGISTERED AGENT-PRENTICE HALL CORP. SYSTEM 7716 OLD CANTON ROAD, SUITE C MADISON MS 39110

to appear before a Justice Court Judge of NOXUBEE COUNTY in the county courthouse located on the 2nd floor courtroom at 2832 Jefferson Street, , 2020 at 09 00 a.m. to April Macon Mississippi, on the 28th of 🚃 answer to the suit of

HAWKINS EUGENE T P.O. BOX 183

MS 39341 MACON 662/361-0941

APR 15 2020 In the amount of: CHERYL HUMIN TO ALLECUURT CLERK incipal:

and have there this writ.

NOTICE TO THE DEFENDANT

This is a civil lawsuit that was filed by the above Plaintiff. important that you appear in court on the above date and time in which you have been summoned. If you agree that you owe this amount to the Plaintiff, then you do not have to appear. A judgment by default will be given to the Plaintiff for the amount shown plus court costs, and the Plaintiff will have authority to garnish your wages or seek other means in order to collect this amount. If you disagree with this lawsuit, please appear in court and bring all necessary documents, witnesses, or evidence.

W	Vitness	mУ	hand,	this	the	6th	day	of	April	,	2020	TICE CO
						+	<u>XVL</u>	ANA JUSTICE	COURT	<u>NAM</u> CLERK		
						В	Υ:		000	<b></b>	No. C	* s
**** OFFIC	****** CER'S RI	* * * * ETUR	***** N:	*****	***	****	****	*****	*****	*****	* * * * *	COUNT
				ecuted	the	with	in w	rit by	serving	g the de	fendan	t(s)
	ersona	lly	_	_			_					· · ·
N	Not Four	nd		_Certi	fied	Mail	Deli	lvery	JANN	y fresy	y (	350
F	Posted of	oxi d	loor o	f his/	her 1	Resid	ence.		0	'		**
	////	e l	DUOUN			OFFIC	ER	ŧ	f-16-	DAT	'E	



#### IN THE JUSTICE COURT OF NOXUBEE COUNTY, MISSISSIPPI

#### **EUGENE T. HAWKINS**



**PLAINTIFF** 

Vs.

NO: 1002 - 220

# EQUIFAX, INC BY AND THROUGH REGISTERED AGENT THE PRENTICE-HALL CORPORATION SYSTEM, INC.

**DEFENDANT** 

1. The Plaintiff's name, address, and telephone number are:

Name: **EUGENE T. HAWKINS** 

Street: P.O. BOX 183

City & Zip Code: MACON, MS 39341

Telephone No.: 662.361.0941 or 662.726.2163

2. The Defendant's name, address, and telephone number are:

Name: EQUIFAX, INC. BY AND THROUGH REGISTERED AGENT THE

PRENTICE-HALL CORPORATION SYSTEM, INC.

Street: 7716 OLD CANTON ROAD, SUITE C

City & Zip Code: MADISON, MS 39110

Telephone No.:

3. The defendant's place of business and address are (if known):

Place of Business: \_\_\_\_\_\_
Street: \_\_\_\_\_
City: \_\_\_\_\_

State:

- 4. The defendant(s) owes damages to the Plaintiff in the amount of \$3500.00 plus costs.
  - 5. The basis for plaintiff's claim against the defendant(s) (Here state why you claim the defendant or defendants owe you money).

Equifax was negligent in failing to protect my personal data including but not limited to my social security number, address and phone number. Equifax had a duty to protect the personal data it was entrusted with to use reasonable care to protect it

from unauthorized access by third parties and to stop data breaches by taking reasonable steps to update its cybersecurity software. Equifax failed to provide sufficient technological safeguards which caused my personal financial information to be hacked. Equifax became aware of a specific vulnerability with the Apache Struts software it employed on March 9, 2017, but failed to update or patch their software despite their own policy which requires such update/patches to be made within 48 hours. Equifax acknowledges this date breach occurred between May 2017 and July 2017. Equifax claims it first discovered the breach July 29, 2017 and thereafter withheld this vital information from me until going public on September 7, 2017. Equifax has caused substantial harm to Plaintiff, including serious risks of credit harm and identity theft for years to come.

Thereafter, I have had to check my credit to ensure that my information has not been misused; I will have to purchase credit protection services and insurance for myself; and I have suffered stress from the knowledge that my private information has been given to others for their ill-gotten gains. Equifax's conduct constitutes general negligence as well as negligence per se as a violation of the statutory duties set forth in the Gramm-Leach-Bliley Act and the Mississippi Consumer Protection Act (Miss. Code Ann. § 75-24-1 et seq., 15 USC § 45. Further, Equifax has committed the tort of invasion of privacy by publicly disclosing private facts and have reached the bailment arrangement of the parties.

The plaintiff is seeking the maximum allowed by this court in the amount of \$3500.00 plus costs. Equifax's wrongful actions and inaction directly and proximately caused the theft and dissemination into the public domain of Plaintiff's personal data, causing them to suffer, and continue to suffer, economic damages and other actual harm for which they are entitled to compensation, including:

- 1. theft of their personal and financial information;
- 2. unauthorized charges on their debit and credit card accounts;
- 3. the imminent and certainly impending injury flowing from potential fraud and identity theft posed by their PII being placed in the hands of criminals and already misused via the sale of Plaintiffs' and Class Members' information on the black market;
  - 4. the untimely and inadequate notification of the Data Breach;
  - 5. the improper disclosure of their personal data;
  - 6. loss of privacy;

4

7. <u>ascertainable losses in the form of out-of-pocket expenses and the value of their time reasonably incurred to remedy or mitigate the effects of the Data Breach;</u>

- 8. <u>ascertainable losses in the form of deprivation of the value of their personal data, for which there is a well-established national and international market;</u>
- 9. <u>ascertainable losses in the form of the loss of cash back or other benefits as a result of their inability to use certain accounts and cards affected by the Data Breach; and</u>
- 10. the loss of productivity and value of their time spent attempting to ameliorate, mitigate and deal with the actual and future consequences of the data breach, including finding fraudulent charges, cancelling and reissuing cards, purchasing credit monitoring and identity theft protection services, imposition of withdrawal and purchase limits on compromised accounts, and the stress, nuisance and annoyance of dealing with all such issues resulting from the Data Breach.

Signature:

ATTORNEY FOR PLAINTIFF

## Henley, Betty

STATE OF MISSISSIPPI

NOXUBEE COUNTY

#### TO ANY LAWFUL OFFICER OF NOXUBEE COUNTY

You are to summon the defendant:

EQUIFAX INC, BY/THRU REGISTERED AGENT-PRENTICE HALL CORP. SYSTEM 7716 OLD CANTON ROAD, SUITE C MADISON MS 39110

to appear before a Justice Court Judge of NOXUBEE COUNTY in the county courthouse located on the 2nd floor courtroom at 2832 Jefferson Street, Macon Mississippi, on the 25th of August , 2020 at 09 30 a.m. to answer to the suit of:

HENLEY BETTY

861 HALL ROAD

MACON MS 39341 662/726-2113 In the amount of:

Principal:

Atty. Fee:

Court Fee:

<del>24</del>.00

3500.00

\$3574.00

and have there this writ.

#### NOTICE TO THE DEFENDANT

This is a civil lawsuit that was filed by the above Plaintiff. It is very important that you appear in court on the above date and time in which you have been summoned. If you agree that you owe this amount to the Plaintiff, then you do not have to appear. A judgment by default will be given to the Plaintiff for the amount shown plus court costs, and the Plaintiff will have authority to garnish your wages or seek other means in order to collect this amount. If you disagree with this lawsuit, please appear in court and bring all necessary documents, witnesses, which we have to appear to court and bring all necessary documents, witnesses, where the plaintiff is a power of the plaintiff. It is very important that you appear in court and bring all necessary documents, witnesses, which is a power of the plaintiff. It is very important that you appear in court and bring all necessary documents, witnesses, which is a power of the plaintiff. It is very important that you appear in court and bring all necessary documents, witnesses, which is a power of the plaintiff. It is very important that you appear in the plaintiff is the plaintiff. It is very important that you appear that you appear in the plaintiff is the plaintiff in the plaintiff. It is very important that you appear that

Witness my hand, this the 26th day of June

BY:

BY:

TOURN

THE PROPERT OF THE P

#### IN THE JUSTICE COURT OF NOXUBEE COUNTY, MISSISSIPPI

#### BETTY HENLEY

**PLAINTIFF** 

- Vs.

NO.: 1002-318

### EQUIFAX, INC BY AND THROUGH REGISTERED AGENT THE PRENTICE-HALL CORPORATION SYSTEM, INC.

DEFENDANT

1. The Plaintiff's name, address, and telephone number are:

> Name: BETTY HENLEY Street: 861 HALL ROAD

City & Zip Code: MACON, MS 39341

Telephone No.: <u>662.726.2113,662.361.5019 OR 662.726.2113</u>

The Defendant's name, address, and telephone number are: 2.

Name: EQUIFAX, INC. BY AND THROUGH REGISTERED AGENT THE

PRENTICE-HALL CORPORATION SYSTEM, INC.

Street: 7716 OLD CANTON ROAD, SUITE C

City & Zip Code: MADISON, MS 39110

Telephone No.: \_\_\_\_\_

The defendant's place of business and address are (if known): 3.

Place of Business:

Street:

The defendant(s) owes damages to the Plaintiff in the amount of \$3500.00 plus costs.

The basis for plaintiff's claim against the defendant(s) (Here state why 5. you claim the defendant or defendants owe you money).

Equifax was negligent in failing to protect my personal data including but not limited to my social security number, address and phone number. Equifax had a duty to protect the personal data it was entrusted with to use reasonable care to protect it from unauthorized access by third parties and to stop data breaches by taking

reasonable steps to update its cybersecurity software. Equifax failed to provide sufficient technological safeguards which caused my personal financial information to be hacked. Equifax became aware of a specific vulnerability with the Apache Struts software it employed on March 9, 2017, but failed to update or patch their software despite their own policy which requires such update/patches to be made within 48 hours. Equifax acknowledges this date breach occurred between May 2017 and July 2017. Equifax claims it first discovered the breach July 29, 2017 and thereafter withheld this vital information from me until going public on September 7, 2017. Equifax has caused substantial harm to Plaintiff, including serious risks of credit harm and identity theft for years to come.

Thereafter, I have had to check my credit to ensure that my information has not been misused; I will have to purchase credit protection services and insurance for myself; and I have suffered stress from the knowledge that my private information has been given to others for their ill-gotten gains. Equifax's conduct constitutes general negligence as well as negligence per se as a violation of the statutory duties set forth in the Gramm-Leach-Bliley Act and the Mississippi Consumer Protection Act (Miss. Code Ann. § 75-24-1 et seq., 15 USC § 45. Further, Equifax has committed the tort of invasion of privacy by publicly disclosing private facts and have reached the bailment arrangement of the parties.

The plaintiff is seeking the maximum allowed by this court in the amount of \$3500.00 plus costs. Equifax's wrongful actions and inaction directly and proximately caused the theft and dissemination into the public domain of Plaintiff's personal data, causing them to suffer, and continue to suffer, economic damages and other actual harm for which they are entitled to compensation, including:

- 1. theft of their personal and financial information;
- 2. unauthorized charges on their debit and credit card accounts;
- 3. the imminent and certainly impending injury flowing from potential fraud and identity theft posed by their PII being placed in the hands of criminals and already misused via the sale of Plaintiffs' and Class Members' information on the black market;
  - 4. the untimely and inadequate notification of the Data Breach;
  - 5. the improper disclosure of their personal data;
  - 6. loss of privacy;
- 7. ascertainable losses in the form of out-of-pocket expenses and the value of their time reasonably incurred to remedy or mitigate the effects of the Data Breach;
  - 8. <u>ascertainable losses in the form of deprivation of the value of their personal</u> <u>data, for which there is a well-established national and international market;</u>

- 9. <u>ascertainable losses in the form of the loss of cash back or other benefits as a result of their inability to use certain accounts and cards affected by the Data Breach; and</u>
- 10. the loss of productivity and value of their time spent attempting to ameliorate, mitigate and deal with the actual and future consequences of the data breach, including finding fraudulent charges, cancelling and reissuing cards, purchasing credit monitoring and identity theft protection services, imposition of withdrawal and purchase limits on compromised accounts, and the stress, nuisance and annoyance of dealing with all such issues resulting from the Data Breach.

ATTORNEY FOR PLAINTIFF

## Hibbler, Tony

STATE OF MISSISSIPPI

NOXUBEE COUNTY

TO ANY LAWFUL OFFICER OF NOXUBEE COUNTY

You are to summon the defendant:

EQUIFAX INC, BY/THRU REGISTERED AGENT-PRENTICE HALL CORP. SYSTEM 7716 OLD CANTON RD, SUITE C MADISON MS 39110

to appear before a Justice Court Judge of NOXUBEE COUNTY in the county courthouse located on the 2nd floor courtroom at 2832 Jefferson Street, Macon Mississippi, on the 28th of July , 2020 at 09 00 a.m. to answer to the suit of:

HIBBLER TONY P.O. BOX 385

MACON MS 3934

MACON MS 39341 662/242-4472 In the amount of:

Principal: 3500.00

Atty. Fee:

Court Fee:

\$\frac{74.00}{3574.00}

and have there this writ.

NOTICE TO THE DEFENDANT

This is a civil lawsuit that was filed by the above Plaintiff. It is very important that you appear in court on the above date and time in which you have been summoned. If you agree that you are this amount to the Plaintiff, then you do not have to appear. A judgment in a judgment of the given to the Plaintiff for the amount shown plus recommendation of the Plaintiff will have authority to garnish your wages or seek other means in order to collect this amount. If you disagree with this lawsuit, please appear in court and bring all necessary documents, witnesses, where the please appear in court and bring all necessary documents, witnesses, where the plaintiff is a serie of the please appear in court and bring all necessary documents, witnesses, where the plaintiff is a please appear in court and bring all necessary documents, witnesses, where the plaintiff is a please appear in court and bring all necessary documents, witnesses, where the plaintiff is a plaintiff in the plaintiff in the plaintiff is a plaintiff in the plaintiff is a plain



#### IN THE JUSTICE COURT OF NOXUBEE COUNTY, MISSISSIPPI

#### TONY HIBBLER



**PLAINTIFF** 

Vs.

NO: 1002-262

# EQUIFAX, INC BY AND THROUGH REGISTERED AGENT THE PRENTICE-HALL CORPORATION SYSTEM, INC.

DEFENDANT

1. The Plaintiff's name, address, and telephone number are:

Name: TONY HIBBLER

Street: P.O.BOX 385

City & Zip Code: MACON, MS 39341

Telephone No.: 662.242.4472 OR 662.726.5094

2. The Defendant's name, address, and telephone number are:

Name: EQUIFAX, INC. BY AND THROUGH REGISTERED AGENT THE

PRENTICE-HALL CORPORATION SYSTEM, INC.

Street: 7716 OLD CANTON ROAD, SUITE C

City & Zip Code: MADISON, MS 39110

Telephone No.:

3. The defendant's place of business and address are (if known):

Place of Business: \_\_\_\_\_\_\_Street: \_\_\_\_\_\_\_

State:

- 4. The defendant(s) owes damages to the Plaintiff in the amount of \$3500.00 plus costs.
  - 5. The basis for plaintiff's claim against the defendant(s) (Here state why you claim the defendant or defendants owe you money).

Equifax was negligent in failing to protect my personal data including but not limited to my social security number, address and phone number. Equifax had a duty to protect the personal data it was entrusted with to use reasonable care to protect it

from unauthorized access by third parties and to stop data breaches by taking reasonable steps to update its cybersecurity software. Equifax failed to provide sufficient technological safeguards which caused my personal financial information to be hacked. Equifax became aware of a specific vulnerability with the Apache Struts software it employed on March 9, 2017, but failed to update or patch their software despite their own policy which requires such update/patches to be made within 48 hours. Equifax acknowledges this date breach occurred between May 2017 and July 2017. Equifax claims it first discovered the breach July 29, 2017 and thereafter withheld this vital information from me until going public on September 7, 2017. Equifax has caused substantial harm to Plaintiff, including serious risks of credit harm and identity theft for years to come.

Thereafter, I have had to check my credit to ensure that my information has not been misused; I will have to purchase credit protection services and insurance for myself; and I have suffered stress from the knowledge that my private information has been given to others for their ill-gotten gains. Equifax's conduct constitutes general negligence as well as negligence per se as a violation of the statutory duties set forth in the Gramm-Leach-Bliley Act and the Mississippi Consumer Protection Act (Miss. Code Ann. § 75-24-1 et seq., 15 USC § 45. Further, Equifax has committed the tort of invasion of privacy by publicly disclosing private facts and have reached the bailment arrangement of the parties.

The plaintiff is seeking the maximum allowed by this court in the amount of \$3500.00 plus costs. Equifax's wrongful actions and inaction directly and proximately caused the theft and dissemination into the public domain of Plaintiff's personal data, causing them to suffer, and continue to suffer, economic damages and other actual harm for which they are entitled to compensation, including:

- 1. theft of their personal and financial information;
- 2. unauthorized charges on their debit and credit card accounts;
- 3. the imminent and certainly impending injury flowing from potential fraud and identity theft posed by their PII being placed in the hands of criminals and already misused via the sale of Plaintiffs' and Class Members' information on the black market;
  - 4. the untimely and inadequate notification of the Data Breach;
  - 5. the improper disclosure of their personal data;
  - 6. <u>loss of privacy;</u>
- 7. <u>ascertainable losses in the form of out-of-pocket expenses and the value of their time reasonably incurred to remedy or mitigate the effects of the Data</u>
  Breach;

- 8. <u>ascertainable losses in the form of deprivation of the value of their personal</u> <u>data, for which there is a well-established national and international market;</u>
- 9. <u>ascertainable losses in the form of the loss of cash back or other benefits as a</u> result of their inability to use certain accounts and cards affected by the Data Breach; and
- 10. the loss of productivity and value of their time spent attempting to ameliorate, mitigate and deal with the actual and future consequences of the data breach, including finding fraudulent charges, cancelling and reissuing cards, purchasing credit monitoring and identity theft protection services, imposition of withdrawal and purchase limits on compromised accounts, and the stress, nuisance and annoyance of dealing with all such issues resulting from the Data Breach.

ATTORNEY FOR PLAINTIFF

## Hill, Brenda

STATE OF MISSISSIPPI

NOXUBEE COUNTY

TO ANY LAWFUL OFFICER OF NOXUBEE COUNTY

You are to summon the defendant:

EQUIFAX INC. BY/THRU REGISTERED AGENT-PRENTICE HALL CORP. SYSTEM 7716 OLD CANTON ROAD, SUITE C MADISON, MS 39110

to appear before a Justice Court Judge of NOXUBEE COUNTY in the county courthouse located on the 2nd floor courtroom at 2832 Jefferson Street, Macon Mississippi, on the 11th of August , 2020 at 09 30 a.m. to answer to the suit of

HILL BRENDA 1246 MAHORNERS ROAD

SHUAUALAK, MS 39361 662-574-4962

CHERYL HUM CCOX INC.

3500.00

Court Fee: 29.00

and have there this writ.

NOTICE TO THE DEFENDANT

This is a civil lawsuit that was filed by the above Plaintiff. It is very important that you appear in court on the above date and time in which you have been summoned. If you agree that you owe this amount to the Plaintiff, then you do not have to appear. A judgment by default will be given to the Plaintiff for the amount shown plus court costs, and the Plaintiff will have authority to garnish your wages or seek other means in order to collect this amount. If you disagree with this lawsuit, please appear in court and bring all necessary documents, witnesses, or evidence

appear in court and bring all necessary documents, withesses, or evidence
Witness my hand, this the 16th day of July , 2020 ,
JUSTICE COURT CLERK SEAL):
BY: <u>Maketta Blasel</u> , B.C
OFFICER'S RETURN:  I have this day executed the within writ by serving the defendant(s)
Personally Member of Family (over age 16)
Not FoundCertified Mail Delivery
Posted on door of his/her Residence
N. P

Case 1:17-md-02800-TWT Document 1168-6 Filed 09/08/20 Page 304 of 415

#### IN THE JUSTICE COURT OF NOXUBEE COUNTY, MISSISSIPPI

FILE 7/16/2020 NTB

PLAINTIFF

Vs.

NO.: 1002-340

# EQUIFAX, INC BY AND THROUGH REGISTERED AGENT THE PRENTICE-HALL CORPORATION SYSTEM, INC.

DEFENDANT

1. The Plaintiff's name, address, and telephone number are:

Name: **BRENDA HILL** 

Street: 1246 MAHORNERS ROAD

City & Zip Code: <u>SHUQUALAK, MS 39361</u> Telephone No.: <u>662.574.4962 OR 662.574.5177</u>

2. The Defendant's name, address, and telephone number are:

Name: EQUIFAX, INC. BY AND THROUGH REGISTERED AGENT THE

PRENTICE-HALL CORPORATION SYSTEM, INC.

Street: 7716 OLD CANTON ROAD, SUITE C

City & Zip Code: MADISON, MS 39110

Telephone No.:

3. The defendant's place of business and address are (if known):

Place of Business: \_\_\_\_\_\_Street: \_\_\_\_\_

City: \_\_\_\_\_
State: \_\_\_\_

4. The defendant(s) owes damages to the Plaintiff in the amount of \$3500.00 plus costs.

5. The basis for plaintiff's claim against the defendant(s) (Here state why you claim the defendant or defendants owe you money).

Equifax was negligent in failing to protect my personal data including but not limited to my social security number, address and phone number. Equifax had a duty to protect the personal data it was entrusted with to use reasonable care to protect it from unauthorized access by third parties and to stop data breaches by taking

reasonable steps to update its cybersecurity software. Equifax failed to provide sufficient technological safeguards which caused my personal financial information to be hacked. Equifax became aware of a specific vulnerability with the Apache Struts software it employed on March 9, 2017, but failed to update or patch their software despite their own policy which requires such update/patches to be made within 48 hours. Equifax acknowledges this date breach occurred between May 2017 and July 2017. Equifax claims it first discovered the breach July 29, 2017 and thereafter withheld this vital information from me until going public on September 7, 2017. Equifax has caused substantial harm to Plaintiff, including serious risks of credit harm and identity theft for years to come.

Thereafter, I have had to check my credit to ensure that my information has not been misused; I will have to purchase credit protection services and insurance for myself; and I have suffered stress from the knowledge that my private information has been given to others for their ill-gotten gains. Equifax's conduct constitutes general negligence as well as negligence per se as a violation of the statutory duties set forth in the Gramm-Leach-Bliley Act and the Mississippi Consumer Protection Act (Miss. Code Ann. § 75-24-1 et seq., 15 USC § 45. Further, Equifax has committed the tort of invasion of privacy by publicly disclosing private facts and have reached the bailment arrangement of the parties.

The plaintiff is seeking the maximum allowed by this court in the amount of \$3500.00 plus costs. Equifax's wrongful actions and inaction directly and proximately caused the theft and dissemination into the public domain of Plaintiff's personal data, causing them to suffer, and continue to suffer, economic damages and other actual harm for which they are entitled to compensation, including:

- 1. theft of their personal and financial information;
- 2. unauthorized charges on their debit and credit card accounts;
- 3. the imminent and certainly impending injury flowing from potential fraud and identity theft posed by their PII being placed in the hands of criminals and already misused via the sale of Plaintiffs' and Class Members' information on the black market;
  - 4. the untimely and inadequate notification of the Data Breach;
  - 5. the improper disclosure of their personal data;
  - 6. loss of privacy;
- 7. <u>ascertainable losses in the form of out-of-pocket expenses and the value of their time reasonably incurred to remedy or mitigate the effects of the Data</u> Breach;
  - 8. <u>ascertainable losses in the form of deprivation of the value of their personal</u> data, for which there is a well-established national and international market;

- 9. ascertainable losses in the form of the loss of cash back or other benefits as a result of their inability to use certain accounts and cards affected by the Data Breach; and
- 10. the loss of productivity and value of their time spent attempting to ameliorate, mitigate and deal with the actual and future consequences of the data breach, including finding fraudulent charges, cancelling and reissuing cards, purchasing credit monitoring and identity theft protection services, imposition of withdrawal and purchase limits on compromised accounts, and the stress, nuisance and annoyance of dealing with all such issues resulting from the Data Breach.

ATTORNEY FOR PLAINTIFF

## Holman, Gary

TO ANY LAWFUL OFFICER OF NOXUBEE COUNTY

You are to summon the defendant:

EQUIFAX INC, BY/THRU REGISTERED AGENT-PRENTICE HALL CORP. SYSTEM 7716 OLD CANTON ROAD, SUITE C MADISON MS 39110

to appear before a Justice Court Judge of NOXUBEE COUNTY in the county courthouse located on the 2nd floor courtroom at 2832 Jefferson Street, Macon Mississippi, on the 25th of August , 2020 at 09 30 a.m. to answer to the suit of:

HOLMAN GARY

187 EAST STREET

MACON MS 39341 662/574-9935

and have there this writ.

In the amount of:

Principal: 3500.00

Atty. Fee:

Court Fee:

74.00

NOTICE TO THE DEFENDANT

This is a civil lawsuit that was filed by the above Plaintiff. It is very important that you appear in court on the above date and time in which you have been summoned. If you agree that you owe this amount to the Plaintiff, then you do not have to appear. A judgment by default will be given to the Plaintiff for the amount shown plus court costs, and the Plaintiff will have authority to garnish your wages or seek other means in order to collect this amount. If you disagree with this lawsuit, please appear in court and bring all necessary documents, witnesses, or exidence.

Case 1:17-md-02800-TWT Document 1168-6 Filed 09/08/20 Page 309 of 415

#### IN THE JUSTICE COURT OF NOXUBEE COUNTY, MISSISSIPPI

#### GARY HOLMAN

**PLAINTIFF** 

Vs.

NO: 1002-319

### **EQUIFAX, INC BY AND THROUGH** REGISTERED AGENT THE PRENTICE-HALL **CORPORATION SYSTEM, INC.**

DEFENDANT

The Plaintiff's name, address, and telephone number are: 1.

> Name: **G**ARY HOLMAN Street: 187 EAST STREET

City & Zip Code: MACON, MS 39341

Telephone No.: 662.574.9935 OR 662.241.6582 OR 662.708.1613

The Defendant's name, address, and telephone number are: 2.

Name: EQUIFAX, INC. BY AND THROUGH REGISTERED AGENT THE

PRENTICE-HALL CORPORATION SYSTEM, INC.

Street: 7716 OLD CANTON ROAD, SUITE C

City & Zip Code: MADISON, MS 39110

Telephone No.:

The defendant's place of business and address are (if known): 3.

Place of Business:

Street: City: \_\_\_\_\_\_

- The defendant(s) owes damages to the Plaintiff in the amount of \$3500.00 4. plus costs.
  - The basis for plaintiff's claim against the defendant(s) (Here state why 5. you claim the defendant or defendants owe you money).

Equifax was negligent in failing to protect my personal data including but not limited to my social security number, address and phone number. Equifax had a duty to protect the personal data it was entrusted with to use reasonable care to protect it from unauthorized access by third parties and to stop data breaches by taking

reasonable steps to update its cybersecurity software. Equifax failed to provide sufficient technological safeguards which caused my personal financial information to be hacked. Equifax became aware of a specific vulnerability with the Apache Struts software it employed on March 9, 2017, but failed to update or patch their software despite their own policy which requires such update/patches to be made within 48 hours. Equifax acknowledges this date breach occurred between May 2017 and July 2017. Equifax claims it first discovered the breach July 29, 2017 and thereafter withheld this vital information from me until going public on September 7, 2017. Equifax has caused substantial harm to Plaintiff, including serious risks of credit harm and identity theft for years to come.

Thereafter, I have had to check my credit to ensure that my information has not been misused; I will have to purchase credit protection services and insurance for myself; and I have suffered stress from the knowledge that my private information has been given to others for their ill-gotten gains. Equifax's conduct constitutes general negligence as well as negligence per se as a violation of the statutory duties set forth in the Gramm-Leach-Bliley Act and the Mississippi Consumer Protection Act (Miss. Code Ann. § 75-24-1 et seq., 15 USC § 45. Further, Equifax has committed the tort of invasion of privacy by publicly disclosing private facts and have reached the bailment arrangement of the parties.

The plaintiff is seeking the maximum allowed by this court in the amount of \$3500.00 plus costs. Equifax's wrongful actions and inaction directly and proximately caused the theft and dissemination into the public domain of Plaintiff's personal data, causing them to suffer, and continue to suffer, economic damages and other actual harm for which they are entitled to compensation, including:

- 1. theft of their personal and financial information;
- 2. unauthorized charges on their debit and credit card accounts;
- 3. the imminent and certainly impending injury flowing from potential fraud and identity theft posed by their PII being placed in the hands of criminals and already misused via the sale of Plaintiffs' and Class Members' information on the black market;
  - 4. the untimely and inadequate notification of the Data Breach;
  - 5. the improper disclosure of their personal data;
  - 6. loss of privacy;
- 7. ascertainable losses in the form of out-of-pocket expenses and the value of their time reasonably incurred to remedy or mitigate the effects of the Data Breach:
  - 8. <u>ascertainable losses in the form of deprivation of the value of their personal</u> data, for which there is a well-established national and international market;

- 9. <u>ascertainable losses in the form of the loss of cash back or other benefits as a result of their inability to use certain accounts and cards affected by the Data Breach; and</u>
- 10. the loss of productivity and value of their time spent attempting to ameliorate, mitigate and deal with the actual and future consequences of the data breach, including finding fraudulent charges, cancelling and reissuing cards, purchasing credit monitoring and identity theft protection services, imposition of withdrawal and purchase limits on compromised accounts, and the stress, nuisance and annoyance of dealing with all such issues resulting from the Data Breach.

ATTORNEY FOR PLAINTIFF

## Ivy, Jackie

STATE OF MISSISSIPPI

NOXUBEE COUNTY

TO ANY LAWFUL OFFICER OF NOXUBEE COUNTY

You are to summon the defendant:

EQUIFAX INC - BY/THRU REGISTERED AGENT-PRENTICE HALL CORP. SYSTEM 7716 OLD CANTON ROAD, SUITE C MADISON MS 39110

to appear before a Justice Court Judge of NOXUBEE COUNTY in the county courthouse located on the 2nd floor courtroom at 2832 Jefferson Street, Macon Mississippi, on the 9th of June , 2020 at 09 00 a.m. to answer to the suit f:

APR 24 2020 IVY JACKIE In the amount of: 39341 CHERYL HUMNOUPINE COURT CLERK Principal: 4574 PINEYWOOD ROAD 662/361-1463 and have there this writ.

NOTICE TO THE DEFENDANT

This is a civil lawsuit that was filed by the above Plaintiff. It is very important that you appear in court on the above date and time in which you have been summoned. If you agree that you owe this amount to the Plaintiff, then you do not have to appear. A judgment by default will be given to the Plaintiff for the amount shown plus court costs, and the Plaintiff will have authority to garnish your wages or seek other means in order to collect this amount. If you disagree with this lawsuit, please appear in court and bring all necessary documents, witnesses, onlettidence.

Witness my hand, this the 20th day of April ĊĽERK BY: \*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\* OFFICER'S RETURN: I have this day executed the within writ by serving the defendant(s) wastern and Personally Member of Family (over age 16) Not Found Certified Mail Delivery Posted on door of his/her Residence

### IN THE JUSTICE COURT OF NOXUBEE COUNTY, MISSISSIPPI

ТΔ	<b>CKIE</b>	$\pi \nu$
JA	$\Delta \mathcal{L} \mathcal{L}$	IVI



**PLAINTIFF** 

Vs.

NO.: 1002 - 244

# EQUIFAX, INC BY AND THROUGH REGISTERED AGENT THE PRENTICE-HALL CORPORATION SYSTEM, INC.

DEFENDANT

1. The Plaintiff's name, address, and telephone number are:

Name: JACKIE IVY

Street: 4574 PINEYWOOD ROAD
City & Zip Code: MACON, MS 39341

Telephone No.: <u>662.361.1463</u>

2. The Defendant's name, address, and telephone number are:

Name: EQUIFAX, INC. BY AND THROUGH REGISTERED AGENT THE

PRENTICE-HALL CORPORATION SYSTEM, INC.

Street: 7716 OLD CANTON ROAD, SUITE C

City & Zip Code: MADISON, MS 39110

Telephone No.:

3. The defendant's place of business and address are (if known):

Place of Business:

City:

State:

- 4. The defendant(s) owes damages to the Plaintiff in the amount of \$3500.00 plus costs.
  - 5. The basis for plaintiff's claim against the defendant(s) (Here state why you claim the defendant or defendants owe you money).

Equifax was negligent in failing to protect my personal data including but not limited to my social security number, address and phone number. Equifax had a duty to protect the personal data it was entrusted with to use reasonable care to protect it

from unauthorized access by third parties and to stop data breaches by taking reasonable steps to update its cybersecurity software. Equifax failed to provide sufficient technological safeguards which caused my personal financial information to be hacked. Equifax became aware of a specific vulnerability with the Apache Struts software it employed on March 9, 2017, but failed to update or patch their software despite their own policy which requires such update/patches to be made within 48 hours. Equifax acknowledges this date breach occurred between May 2017 and July 2017. Equifax claims it first discovered the breach July 29, 2017 and thereafter withheld this vital information from me until going public on September 7, 2017. Equifax has caused substantial harm to Plaintiff, including serious risks of credit harm and identity theft for years to come.

Thereafter, I have had to check my credit to ensure that my information has not been misused; I will have to purchase credit protection services and insurance for myself; and I have suffered stress from the knowledge that my private information has been given to others for their ill-gotten gains. Equifax's conduct constitutes general negligence as well as negligence per se as a violation of the statutory duties set forth in the Gramm-Leach-Bliley Act and the Mississippi Consumer Protection Act (Miss. Code Ann. § 75-24-1 et seq., 15 USC § 45. Further, Equifax has committed the tort of invasion of privacy by publicly disclosing private facts and have reached the bailment arrangement of the parties.

The plaintiff is seeking the maximum allowed by this court in the amount of \$3500.00 plus costs. Equifax's wrongful actions and inaction directly and proximately caused the theft and dissemination into the public domain of Plaintiff's personal data, causing them to suffer, and continue to suffer, economic damages and other actual harm for which they are entitled to compensation, including:

- 1. theft of their personal and financial information;
- 2. unauthorized charges on their debit and credit card accounts;
- 3. the imminent and certainly impending injury flowing from potential fraud and identity theft posed by their PII being placed in the hands of criminals and already misused via the sale of Plaintiffs' and Class Members' information on the black market;
  - 4. the untimely and inadequate notification of the Data Breach;
  - 5. the improper disclosure of their personal data;
  - 6. loss of privacy;
- 7. ascertainable losses in the form of out-of-pocket expenses and the value of their time reasonably incurred to remedy or mitigate the effects of the Data Breach;

- 8. <u>ascertainable losses in the form of deprivation of the value of their personal</u> data, for which there is a well-established national and international market;
- 9. <u>ascertainable losses in the form of the loss of cash back or other benefits as a result of their inability to use certain accounts and cards affected by the Data Breach; and</u>
- 10. the loss of productivity and value of their time spent attempting to ameliorate, mitigate and deal with the actual and future consequences of the data breach, including finding fraudulent charges, cancelling and reissuing cards, purchasing credit monitoring and identity theft protection services, imposition of withdrawal and purchase limits on compromised accounts, and the stress, nuisance and annoyance of dealing with all such issues resulting from the Data Breach.

ATTORNEY FOR PLAINTIFF

## Jamison, Dannette

STATE OF MISSISSIPPI

NOXUBEE COUNTY

#### TO ANY LAWFUL OFFICER OF NOXUBEE COUNTY

You are to summon the defendant:

EQUIFAX INC, BY/THROUGH REGISTER AGENT THE PRENICE-HALL CORP SYS 7716 OLD CANTON RD, SUITE C MADISON MS 39110

to appear before a Justice Court Judge of NOXUBEE COUNTY in the county courthouse located on the 2nd floor courtroom at 2832 Jefferson Street, Macon Mississippi, on the 28th April , 2020 at 09 30 a.m. to οf answer to the suit of: JAMISON DANNETTE In the amount of: 2687 STEVENSON ROAD MAR 24 2020 Principal: 3500.00 CHERYL HUKIN THO INCLUDING CLEBURT Fee: MACON MS 39341 662/788-5027 D.C.

and have there this writ.

NOTICE TO THE DEFENDANT

This is a civil lawsuit that was filed by the above Plaintiff. It is very important that you appear in court on the above date and time in which you have been summoned. If you agree that you owe this amount to the Plaintiff, then you do not have to appear. A judgment by default will be given to the Plaintiff for the amount shown plus court costs, and the Plaintiff will have authority to garnish your wages or seek other means in order to collect this amount. If you disagree with this lawsuit, please appear in court and bring all necessary documents, witnesses, or evidence.

Witness my hand, this the 11th day of March
LOUMA AND DO
JUSTICE COURT CLERK (SEAL)*
BY: D.C.
**************************************
OFFICER'S RETURN:
I have this day executed the within writ by serving the defendant(s)
PersonallyMember of Family (over age 16)
Not FoundCertified Mail Delivery Dawy Perfy CSC
Posted on door of his/her Residence
Wike Bran OFFICER 3-30-DO DATE

#### IN THE JUSTICE COURT OF NOXUBEE COUNTY, MISSISSIPPI

#### **DANNETTE JAMISON**



**PLAINTIFF** 

Vs.

NO: 1002-203

### EQUIFAX, INC BY AND THROUGH REGISTERED AGENT THE PRENTICE-HALL CORPORATION SYSTEM, INC.

**DEFENDANT** 

The Plaintiff's name, address, and telephone number are: 1. Name: DANNETTE JAMISON Street: 2687 STEVENSON ROAD City & Zip Code: BROOKSVILLE, MS 39739 Telephone No.: 662.788.5027 The Defendant's name, address, and telephone number are: 2. Name: EQUIFAX, INC. BY AND THROUGH REGISTERED AGENT THE PRENTICE-HALL CORPORATION SYSTEM, INC. Street: 7716 OLD CANTON ROAD, SUITE C City & Zip Code: MADISON, MS 39110 Telephone No.: The defendant's place of business and address are (if known): 3. Place of Business: 

4. The defendant(s) owes damages to the Plaintiff in the amount of \$3500.00 plus costs.

City: \_\_\_\_\_\_

5. The basis for plaintiff's claim against the defendant(s) (Here state why you claim the defendant or defendants owe you money).

Equifax was negligent in failing to protect my personal data including but not limited to my social security number, address and phone number. Equifax had a duty to protect the personal data it was entrusted with to use reasonable care to protect it

from unauthorized access by third parties and to stop data breaches by taking reasonable steps to update its cybersecurity software. Equifax failed to provide sufficient technological safeguards which caused my personal financial information to be hacked. Equifax became aware of a specific vulnerability with the Apache Struts software it employed on March 9, 2017, but failed to update or patch their software despite their own policy which requires such update/patches to be made within 48 hours. Equifax acknowledges this date breach occurred between May 2017 and July 2017. Equifax claims it first discovered the breach July 29, 2017 and thereafter withheld this vital information from me until going public on September 7, 2017. Equifax has caused substantial harm to Plaintiff, including serious risks of credit harm and identity theft for years to come.

Thereafter, I have had to check my credit to ensure that my information has not been misused; I will have to purchase credit protection services and insurance for myself; and I have suffered stress from the knowledge that my private information has been given to others for their ill-gotten gains. Equifax's conduct constitutes general negligence as well as negligence per se as a violation of the statutory duties set forth in the Gramm-Leach-Bliley Act and the Mississippi Consumer Protection Act (Miss. Code Ann. § 75-24-1 et seq., 15 USC § 45. Further, Equifax has committed the tort of invasion of privacy by publicly disclosing private facts and have reached the bailment arrangement of the parties.

The plaintiff is seeking the maximum allowed by this court in the amount of \$3500.00 plus costs. Equifax's wrongful actions and inaction directly and proximately caused the theft and dissemination into the public domain of Plaintiff's personal data, causing them to suffer, and continue to suffer, economic damages and other actual harm for which they are entitled to compensation, including:

- 1. theft of their personal and financial information;
- 2. unauthorized charges on their debit and credit card accounts;
- 3. the imminent and certainly impending injury flowing from potential fraud and identity theft posed by their PII being placed in the hands of criminals and already misused via the sale of Plaintiffs' and Class Members' information on the black market;
  - 4. the untimely and inadequate notification of the Data Breach;
  - 5. the improper disclosure of their personal data;
  - 6. <u>loss of privacy;</u>
- 7. <u>ascertainable losses in the form of out-of-pocket expenses and the value of their time reasonably incurred to remedy or mitigate the effects of the Data Breach;</u>

- 8. <u>ascertainable losses in the form of deprivation of the value of their personal</u> data, for which there is a well-established national and international market;
- 9. ascertainable losses in the form of the loss of cash back or other benefits as a result of their inability to use certain accounts and cards affected by the Data Breach; and
- 10. the loss of productivity and value of their time spent attempting to ameliorate, mitigate and deal with the actual and future consequences of the data breach, including finding fraudulent charges, cancelling and reissuing cards, purchasing credit monitoring and identity theft protection services, imposition of withdrawal and purchase limits on compromised accounts, and the stress, nuisance and annoyance of dealing with all such issues resulting from the Data Breach.

Signature:

ATTORNEY FOR PLAINTIFF

## Jones, Debbie

NOXUBEE COUNTY

TO ANY LAWFUL OFFICER OF NOXUBEE COUNTY

You are to summon the defendant:

EQUIFAX INC, BY/THRU REGISTERED AGENT-PRENTICE HALL CORP. SYSTEM 7716 OLD CANTON RD, SUITE C MADISON MS 39110

to appear before a Justice Court Judge of NOXUBEE COUNTY in the county courthouse located on the 2nd floor courtroom at 2832 Jefferson Street, Macon Mississippi, on the 28th of July , 2020 at 09 00 a.m. to answer to the suit of:

JONES DEBBIE P.O. BOX 704

662/425-0361

MACON MS 39341

STATE OF MISSISSIPPI

In the amount of:

Principal: 3500.00

Atty. Fee:

Court Fee:

*74*.00

3574.00

and have there this writ.

NOTICE TO THE DEFENDANT

This is a civil lawsuit that was filed by the above Plaintiff. It is very important that you appear in court on the above date and wime in which you have been summoned. If you agree that you owe this amount to the Plaintiff, then you do not have to appear. A judgment by desagner will be given to the Plaintiff for the amount shown plus court costs, and the Plaintiff will have authority to garnish your wages or seek other means in order to collect this amount. If you disagree with this lawsuit, please appear in court and bring all necessary documents, witnesses with this lawsuit.

witness my hand, this the 30th day of April

JUSTICE COURT CLERK

BY:

STATE OFFICER'S RETURN:

I have this day executed the within writ by serving the defendant(s)

Personally Member of Family (over age 16)

Not Found Certified Mail Delivery

Posted on door of his/her Residence

OFFICER S-27-10 DATE

#### IN THE JUSTICE COURT OF NOXUBEE COUNTY, MISSISSIPPI

D	EB	В	IE	Ю	N	ES



**PLAINTIFF** 

Vs.

NO: 1002-259

# EQUIFAX, INC BY AND THROUGH REGISTERED AGENT THE PRENTICE-HALL CORPORATION SYSTEM, INC.

DEFENDANT

1. The Plaintiff's name, address, and telephone number are:

Name: <u>DEBBIE JONES</u>

Street: P.O.BOX 704

City & Zip Code: MACON, MS 39341

Telephone No.: 662.425.0361 OR 662.361.1553

2. The Defendant's name, address, and telephone number are:

Name: EQUIFAX, INC. BY AND THROUGH REGISTERED AGENT THE

PRENTICE-HALL CORPORATION SYSTEM, INC.

Street: 7716 OLD CANTON ROAD, SUITE C

City & Zip Code: MADISON, MS 39110

Telephone No.:

3. The defendant's place of business and address are (if known):

Place of Business: \_\_\_\_\_\_
Street: \_\_\_\_\_

State:

4. The defendant(s) owes damages to the Plaintiff in the amount of \$3500.00 plus costs.

5. The basis for plaintiff's claim against the defendant(s) (Here state why you claim the defendant or defendants owe you money).

Equifax was negligent in failing to protect my personal data including but not limited to my social security number, address and phone number. Equifax had a duty to protect the personal data it was entrusted with to use reasonable care to protect it

Thereafter, I have had to check my credit to ensure that my information has not been misused; I will have to purchase credit protection services and insurance for myself; and I have suffered stress from the knowledge that my private information has been given to others for their ill-gotten gains. Equifax's conduct constitutes general negligence as well as negligence per se as a violation of the statutory duties set forth in the Gramm-Leach-Bliley Act and the Mississippi Consumer Protection Act (Miss. Code Ann. § 75-24-1 et seq., 15 USC § 45. Further, Equifax has committed the tort of invasion of privacy by publicly disclosing private facts and have reached the bailment arrangement of the parties.

- 1. theft of their personal and financial information;
- 2. unauthorized charges on their debit and credit card accounts;
- 3. the imminent and certainly impending injury flowing from potential fraud and identity theft posed by their PII being placed in the hands of criminals and already misused via the sale of Plaintiffs' and Class Members' information on the black market;
  - 4. the untimely and inadequate notification of the Data Breach;
  - 5. the improper disclosure of their personal data;
  - 6. loss of privacy;
- 7. <u>ascertainable losses in the form of out-of-pocket expenses and the value of their time reasonably incurred to remedy or mitigate the effects of the Data</u> Breach;

- 8. <u>ascertainable losses in the form of deprivation of the value of their personal</u> <u>data, for which there is a well-established national and international market;</u>
- 9. <u>ascertainable losses in the form of the loss of cash back or other benefits as a result of their inability to use certain accounts and cards affected by the Data Breach; and</u>
- 10. the loss of productivity and value of their time spent attempting to ameliorate, mitigate and deal with the actual and future consequences of the data breach, including finding fraudulent charges, cancelling and reissuing cards, purchasing credit monitoring and identity theft protection services, imposition of withdrawal and purchase limits on compromised accounts, and the stress, nuisance and annoyance of dealing with all such issues resulting from the Data Breach.

ATTORNEY FOR PLAINTIFF

# King, Pamela

TO ANY LAWFUL OFFICER OF NOXUBEE COUNTY

You are to summon the defendant:

EQUIFAX INC - BY/THRU REGISTERED AGENT-PRENTICE HALL CORP. SYSTEM 7716 OLD CANTON ROAD, SUITE C MADISON MS 39110

to appear before a Justice Court Judge of NOXUBEE COUNTY in the county courthouse located on the 2nd floor courtroom at 2832 Jefferson Street, Macon Mississippi, on the 9th June , 2020 at 09 00 a.m. to answer to the suit of:

KING PAMELA

214 HALE STREET
P.O. BOX 381
CHERYL HOW PUSIFIC COURT CLERK
MACON MS 39341
BY

CHERYL HOW PUSIFIC COURT CLERK
Principal: 3500.00
Atty. Fee:
Court Fee: 74.00

and have there this writ.

#### NOTICE TO THE DEFENDANT

This is a civil lawsuit that was filed by the above Plaintiff. It is very important that you appear in court on the above date and time in which you have been summoned. If you agree that you owe this amount to the Plaintiff, then you do not have to appear. A judgment by default will be given to the Plaintiff for the amount shown plus court costs, and the Plaintiff will have authority to garnish your wages or seek other means in order to collect this amount. If you disagree with this lawsuit, please appear in court and bring all necessary documents, witnesses, or evidence.

### IN THE JUSTICE COURT OF NOXUBEE COUNTY, MISSISSIPPI

### PAMELA KING



**PLAINTIFF** 

Vs.

NO: 1002-243

# EQUIFAX, INC BY AND THROUGH REGISTERED AGENT THE PRENTICE-HALL CORPORATION SYSTEM, INC.

**DEFENDANT** 

1. The Plaintiff's name, address, and telephone number are:

Name: PAMELA KING

Street: 214 HALE STREET P.O. BOX 381 City & Zip Code: MACON, MS 39341

Telephone No.: <u>662.726.2757</u>

2. The Defendant's name, address, and telephone number are:

Name: EQUIFAX, INC. BY AND THROUGH REGISTERED AGENT THE

PRENTICE-HALL CORPORATION SYSTEM, INC.

Street: 7716 OLD CANTON ROAD, SUITE C

City & Zip Code: MADISON, MS 39110

Telephone No.:

3. The defendant's place of business and address are (if known):

Place of Business: \_\_\_\_\_\_\_Street: \_\_\_\_\_

City: \_\_\_\_\_

State: \_\_\_\_\_

4. The defendant(s) owes damages to the Plaintiff in the amount of \$3500.00 plus costs.

5. The basis for plaintiff's claim against the defendant(s) (Here state why you claim the defendant or defendants owe you money).

Equifax was negligent in failing to protect my personal data including but not limited to my social security number, address and phone number. Equifax had a duty to protect the personal data it was entrusted with to use reasonable care to protect it

Thereafter, I have had to check my credit to ensure that my information has not been misused; I will have to purchase credit protection services and insurance for myself; and I have suffered stress from the knowledge that my private information has been given to others for their ill-gotten gains. Equifax's conduct constitutes general negligence as well as negligence per se as a violation of the statutory duties set forth in the Gramm-Leach-Bliley Act and the Mississippi Consumer Protection Act (Miss. Code Ann. § 75-24-1 et seq., 15 USC § 45. Further, Equifax has committed the tort of invasion of privacy by publicly disclosing private facts and have reached the bailment arrangement of the parties.

- 1. theft of their personal and financial information;
- 2. unauthorized charges on their debit and credit card accounts;
- 3. the imminent and certainly impending injury flowing from potential fraud and identity theft posed by their PII being placed in the hands of criminals and already misused via the sale of Plaintiffs' and Class Members' information on the black market;
  - 4. the untimely and inadequate notification of the Data Breach;
  - 5. the improper disclosure of their personal data;
  - 6. loss of privacy;
- 7. <u>ascertainable losses in the form of out-of-pocket expenses and the value of their time reasonably incurred to remedy or mitigate the effects of the Data</u> Breach;

- 8. <u>ascertainable losses in the form of deprivation of the value of their personal</u> data, for which there is a well-established national and international market;
- 9. <u>ascertainable losses in the form of the loss of cash back or other benefits as a result of their inability to use certain accounts and cards affected by the Data Breach; and</u>
- 10. the loss of productivity and value of their time spent attempting to ameliorate, mitigate and deal with the actual and future consequences of the data breach, including finding fraudulent charges, cancelling and reissuing cards, purchasing credit monitoring and identity theft protection services, imposition of withdrawal and purchase limits on compromised accounts, and the stress, nuisance and annoyance of dealing with all such issues resulting from the Data Breach.

ATTORNÉY/FOR PLAINTIFF

# King, Stephen

TO ANY LAWFUL OFFICER OF NOXUBEE COUNTY

You are to summon the defendant:

EQUIFAX INC, BY/THRU REGISTERED AGENT-PRENTICE HALL CORP. SYSTEM 7716 OLD CANTON RD, SUITE C MADISON MS 39110

to appear before a Justice Court Judge of NOXUBEE COUNTY in the county courthouse located on the 2nd floor courtroom at 2832 Jefferson Street, Macon Mississippi, on the 28th of July , 2020 at 09 00 a.m. to answer to the suit of:

KING STEPHANIE

165 FOURTH STREET

MACON MS 39341 662/889-5306

In the amount of:

Principal: 3500.00

Atty. Fee:

Court Fee:

and have there this writ.

NOTICE TO THE DEFENDANT

This is a civil lawsuit that was filed by the above Plaintiff. It is very important that you appear in court on the above date and time important you have been summoned. If you agree that you owe this amount to the Plaintiff, then you do not have to appear. A judgment by defa Judgment by default will be CHERYL HORM, OUSTICE DOURT CLERK given to the Plaintiff for the amount shown plus com osks, and othe Plaintiff will have authority to garnish your wages or seek other means in order to collect this amount. If you disagree with this **U**awsuit, please appear in court and bring all necessary documents, witnesses, or dence.

Witness my hand, this the 30th day of BY: \* OFFICER'S RETURN: I have this day, execuped the within writ by serving the defendant(s) Member of Family (over age 16) Certified Mail Delivery Not Found Posted #m door of his/her Residence Wife Brown 5-27-2000 OFFICER DATE

### IN THE JUSTICE COURT OF NOXUBEE COUNTY, MISSISSIPPI

#### STEPHANIE KING



**PLAINTIFF** 

Vs.

NO: 1002-26/

# EQUIFAX, INC BY AND THROUGH REGISTERED AGENT THE PRENTICE-HALL CORPORATION SYSTEM, INC.

**DEFENDANT** 

1. The Plaintiff's name, address, and telephone number are:

Name: STEPHANIE KING

Street: 165 4TH STREET

City & Zip Code: MACON, MS 39341

Telephone No.: <u>662.889.5306 OR 662.788.1477</u>

2. The Defendant's name, address, and telephone number are:

Name: EQUIFAX, INC. BY AND THROUGH REGISTERED AGENT THE

PRENTICE-HALL CORPORATION SYSTEM, INC.

Street: 7716 OLD CANTON ROAD, SUITE C

City & Zip Code: MADISON, MS 39110

Telephone No.:

3. The defendant's place of business and address are (if known):

Place of Business:

Street:

State:

- 4. The defendant(s) owes damages to the Plaintiff in the amount of \$3500.00 plus costs.
  - 5. The basis for plaintiff's claim against the defendant(s) (Here state why you claim the defendant or defendants owe you money).

Equifax was negligent in failing to protect my personal data including but not limited to my social security number, address and phone number. Equifax had a duty to protect the personal data it was entrusted with to use reasonable care to protect it

Thereafter, I have had to check my credit to ensure that my information has not been misused; I will have to purchase credit protection services and insurance for myself; and I have suffered stress from the knowledge that my private information has been given to others for their ill-gotten gains. Equifax's conduct constitutes general negligence as well as negligence per se as a violation of the statutory duties set forth in the Gramm-Leach-Bliley Act and the Mississippi Consumer Protection Act (Miss. Code Ann. § 75-24-1 et seq., 15 USC § 45. Further, Equifax has committed the tort of invasion of privacy by publicly disclosing private facts and have reached the bailment arrangement of the parties.

- 1. theft of their personal and financial information;
- 2. unauthorized charges on their debit and credit card accounts;
- 3. the imminent and certainly impending injury flowing from potential fraud and identity theft posed by their PII being placed in the hands of criminals and already misused via the sale of Plaintiffs' and Class Members' information on the black market;
  - 4. the untimely and inadequate notification of the Data Breach;
  - 5. the improper disclosure of their personal data;
  - 6. loss of privacy;
- 7. <u>ascertainable losses in the form of out-of-pocket expenses and the value of their time reasonably incurred to remedy or mitigate the effects of the Data Breach;</u>

- 8. <u>ascertainable losses in the form of deprivation of the value of their personal data, for which there is a well-established national and international market;</u>
- 9. <u>ascertainable losses in the form of the loss of cash back or other benefits as a result of their inability to use certain accounts and cards affected by the Data Breach; and</u>
- 10. the loss of productivity and value of their time spent attempting to ameliorate, mitigate and deal with the actual and future consequences of the data breach, including finding fraudulent charges, cancelling and reissuing cards, purchasing credit monitoring and identity theft protection services, imposition of withdrawal and purchase limits on compromised accounts, and the stress, nuisance and annoyance of dealing with all such issues resulting from the Data Breach.

ATTORNEY FOR PLAINTIFF

## Lockett, Brenda

STATE OF MISSISSIPPI

NOXUBEE COUNTY

TO ANY LAWFUL OFFICER OF NOXUBEE COUNTY

You are to summon the defendant:

EQUIFAX INC, BY/THROUGH REGISTER AGENT-PRENTICE HALL CORP. SYSTEM 7716 OLD CANTON ROAD, SUITE C MADISON MS 39110

to appear before a Justice Court Judge of NOXUBEE COUNTY in the county courthouse located on the 2nd floor courtroom at 2832 Jefferson Street, Macon Mississippi, on the 28th ef D April , 2020 at 09 00 a.m. to answer to the suit of:

APR 15 2020

1579 GILLESPIE ROAD CHERYL HURN, PUPINGE COURT CLERK the amount of:

3500.00

MS 39341 MACON 662/425-0839

Ātty. Fee: Court Fee:

and have there this writ.

#### NOTICE TO THE DEFENDANT

This is a civil lawsuit that was filed by the above Plaintiff. It is very important that you appear in court on the above date and time in which you have been summoned. If you agree that you owe this amount to the Plaintiff, then you do not have to appear. A judgment by default will be given to the Plaintiff for the amount shown plus court costs, and the Plaintiff will have authority to garnish your wages or seek other means in order to collect this amount. If you disagree with this lawsuit, please appear in court and bring all necessary documents, witnesses, or evidence.

Ĭ	Witness	my	hand,	this	the	6th	дау	of	Apŗil	, ,	2020
						#	De.	M	<u>Jan</u>	dous	A TOUR TOUR TOUR TOUR TOUR TOUR TOUR TOUR
								JUSTI	CE COURT C	LERK	* ×
ماد ماد ماد ماد	*****	المناسيات ما		alla alla alla alla alla a	ta ala ata ata ata	В	Y:		<del> </del>	<del> '</del> .	The contract of the contract o
	CER'S RI			****	****	****	****	****	****	****	* * * * * * * * * * * * * * * * * * *
I ]	have thi	is d	lay ex	ecuted	d the	with	in w	cit b	y serving t	the def	endant(s)
	\ Personal	lly							age 16)		
]	Not Four	nd		_Certi	ified	Mail	Deli	ivery	Donny	fert	ly ESC
:	Posted o	on j	loor o	f his,	/her :	Resid	ence			(	
	Mi	p	Zwe	M		OFFIC	ER		4-16-6	DATE	



### IN THE JUSTICE COURT OF NOXUBEE COUNTY, MISSISSIPPI

BREN	NDA	LO	CKE	${ m TT}$

**PLAINTIFF** 

Vs.

NO:: 1002-218

## EQUIFAX, INC BY AND THROUGH REGISTERED AGENT THE PRENTICE-HALL CORPORATION SYSTEM, INC.

DEFENDANT

The Plaintiff's name, address, and telephone number are: 1.

> Name: BRENDA LOCKETT Street: 1579 GILLESPIE ROAD

City & Zip Code: MACON, MS 39341

Telephone No.: 662.425.0839 or 662.574.5319

2. The Defendant's name, address, and telephone number are:

Name: EQUIFAX, INC. BY AND THROUGH REGISTERED AGENT THE

PRENTICE-HALL CORPORATION SYSTEM, INC.

Street: 7716 OLD CANTON ROAD, SUITE C

City & Zip Code: MADISON, MS 39110

Telephone No.:

The defendant's place of business and address are (if known): 3.

Place of Business: Street: City: \_\_\_\_\_

- The defendant(s) owes damages to the Plaintiff in the amount of \$3500.00 4. plus costs.
  - 5. The basis for plaintiff's claim against the defendant(s) (Here state why you claim the defendant or defendants owe you money).

Equifax was negligent in failing to protect my personal data including but not limited to my social security number, address and phone number. Equifax had a duty to protect the personal data it was entrusted with to use reasonable care to protect it

Thereafter, I have had to check my credit to ensure that my information has not been misused; I will have to purchase credit protection services and insurance for myself; and I have suffered stress from the knowledge that my private information has been given to others for their ill-gotten gains. Equifax's conduct constitutes general negligence as well as negligence per se as a violation of the statutory duties set forth in the Gramm-Leach-Bliley Act and the Mississippi Consumer Protection Act (Miss. Code Ann. § 75-24-1 et seq., 15 USC § 45. Further, Equifax has committed the tort of invasion of privacy by publicly disclosing private facts and have reached the bailment arrangement of the parties.

- 1. theft of their personal and financial information;
- 2. unauthorized charges on their debit and credit card accounts;
- 3. the imminent and certainly impending injury flowing from potential fraud and identity theft posed by their PII being placed in the hands of criminals and already misused via the sale of Plaintiffs' and Class Members' information on the black market;
  - 4. the untimely and inadequate notification of the Data Breach;
  - 5. the improper disclosure of their personal data;
  - 6. loss of privacy;
- 7. <u>ascertainable losses in the form of out-of-pocket expenses and the value of their time reasonably incurred to remedy or mitigate the effects of the Data</u> Breach;

- 8. <u>ascertainable losses in the form of deprivation of the value of their personal</u> data, for which there is a well-established national and international market;
- 9. <u>ascertainable losses in the form of the loss of cash back or other benefits as a result of their inability to use certain accounts and cards affected by the Data Breach; and</u>
- 10. the loss of productivity and value of their time spent attempting to ameliorate, mitigate and deal with the actual and future consequences of the data breach, including finding fraudulent charges, cancelling and reissuing cards, purchasing credit monitoring and identity theft protection services, imposition of withdrawal and purchase limits on compromised accounts, and the stress, nuisance and annoyance of dealing with all such issues resulting from the Data Breach.

Signature:

ATTORNEY FOR PLAINTIFF

## McMillian, Gloria

STATE OF MISSISSIPPI

NOXUBEE COUNTY

TO ANY LAWFUL OFFICER OF NOXUBEE COUNTY

You are to summon the defendant:

EQIFAX INC - BY/THRU REGISTERED AGENT-PRENTICE HALL CORP. SYSTEM 7716 OLD CANTON ROAD, SUITE C MADISON MS 39110

to appear before a Justice Court Judge of NOXUBEE COUNTY in the county courthouse located on the 2nd floor courtroom at 2832 Jefferson Street, Macon Mississippi, on the 9th of , 2020 at 09 00 a.m. to June

answer to the suit of:

MCMILLIAN GLORIA 1891 GILLESPIE ROAD

APR 24 2020

In the amount of:

Principal: 3500.00

Atty. Fee:

MACON MS 39341 662/361-1358

CHERYL HUNGING TILE COURT CLERKOUTE Fee:

D.C.

**29**.00

and have there this writ.

NOTICE TO THE DEFENDANT

This is a civil lawsuit that was filed by the above Plaintiff. It is very important that you appear in court on the above date and time in which you have been summoned. If you agree that you owe this amount to the Plaintiff, then you do not have to appear. A judgment by default will be given to the Plaintiff for the amount shown plus court costs, and the Plaintiff will have authority to garnish your wages or seek other means in order to collect this amount. If you disagree with this lawsuit, please appear in court and bring all necessary documents, witnesses,

Witness my hand, this the 20th day of April CLERK \* OFFICER'S RETURN: I have this day executed the within writ by serving the defendant(s) duristam ghear Member of Family (over age 16) Personally Not Found Certified Mail Delivery Posted on door of his/her Residence 5-7- 70W OFFICER

## IN THE JUSTICE COURT OF NOXUBEE COUNTY, MISSISSIPPI

### **GLORIA MCMILLIAN**



PLAINTIFF

Vs.

NO: 1002-242

# EQUIFAX, INC BY AND THROUGH REGISTERED AGENT THE PRENTICE-HALL CORPORATION SYSTEM, INC.

DEFENDANT

1. The Plaintiff's name, address, and telephone number are:

Name: <u>GLORIA MCMILLIAN</u> Street: <u>1891 GILLESPIE ROAD</u>

City & Zip Code: MACON, MS 39341

Telephone No.: 662.361.1358

2. The Defendant's name, address, and telephone number are:

Name: EQUIFAX, INC. BY AND THROUGH REGISTERED AGENT THE

PRENTICE-HALL CORPORATION SYSTEM, INC.

Street: 7716 OLD CANTON ROAD, SUITE C

City & Zip Code: MADISON, MS 39110

Telephone No.:

3. The defendant's place of business and address are (if known):

otate.

- 4. The defendant(s) owes damages to the Plaintiff in the amount of \$3500.00 plus costs.
  - 5. The basis for plaintiff's claim against the defendant(s) (Here state why you claim the defendant or defendants owe you money).

Equifax was negligent in failing to protect my personal data including but not limited to my social security number, address and phone number. Equifax had a duty to protect the personal data it was entrusted with to use reasonable care to protect it

Thereafter, I have had to check my credit to ensure that my information has not been misused; I will have to purchase credit protection services and insurance for myself; and I have suffered stress from the knowledge that my private information has been given to others for their ill-gotten gains. Equifax's conduct constitutes general negligence as well as negligence per se as a violation of the statutory duties set forth in the Gramm-Leach-Bliley Act and the Mississippi Consumer Protection Act (Miss. Code Ann. § 75-24-1 et seq., 15 USC § 45. Further, Equifax has committed the tort of invasion of privacy by publicly disclosing private facts and have reached the bailment arrangement of the parties.

- 1. theft of their personal and financial information;
- 2. unauthorized charges on their debit and credit card accounts;
- 3. the imminent and certainly impending injury flowing from potential fraud and identity theft posed by their PII being placed in the hands of criminals and already misused via the sale of Plaintiffs' and Class Members' information on the black market;
  - 4. the untimely and inadequate notification of the Data Breach;
  - 5. the improper disclosure of their personal data;
  - 6. loss of privacy;
- 7. <u>ascertainable losses in the form of out-of-pocket expenses and the value of their time reasonably incurred to remedy or mitigate the effects of the Data Breach;</u>

- 8. <u>ascertainable losses in the form of deprivation of the value of their personal</u> data, for which there is a well-established national and international market;
- 9. <u>ascertainable losses in the form of the loss of cash back or other benefits as a result of their inability to use certain accounts and cards affected by the Data Breach; and</u>
- 10. the loss of productivity and value of their time spent attempting to ameliorate, mitigate and deal with the actual and future consequences of the data breach, including finding fraudulent charges, cancelling and reissuing cards, purchasing credit monitoring and identity theft protection services, imposition of withdrawal and purchase limits on compromised accounts, and the stress, nuisance and annoyance of dealing with all such issues resulting from the Data Breach.

ATTORNEY FOR PLAINTIFF

# Metheny, Ashley

STATE OF MISSISSIPPI

NOXUBEE COUNTY

TO ANY LAWFUL OFFICER OF NOXUBEE COUNTY

You are to summon the defendant:

EQUIFAX INC, BY/THRU REGISTERED AGENT-PRENTICE HALL CORP. SYSTEM 7716 OLD CANTON RD, SUITE C

MADISON MS 39110

to appear before a Justice Court Judge of NOXUBEE COUNTY in the county courthouse located on the 2nd floor courtroom at 2832 Jefferson Street, Macon Mississippi, on the 28th of July , 2020 at 09 00 a.m. to answer to the suit of:

METHENY ASHLEY
711 LAWERENCE ST

In the amount of:
Principal: 3500.00

MACON MS 39341

Atty. Fee: Court Fee:

**74**.00

662/418-2075

and have there this writ.

NOTICE TO THE DEFENDANT

This is a civil lawsuit that was filed by the above Plaintiff. It is very important that you appear in court on the above date and time in hich you have been summoned. If you agree that you owe this amount to the Plaintiff, then you do not have to appear. A judgment by defaultCWFM1 be given to the Plaintiff for the amount shown plus court dosts, and the Plaintiff will have authority to garnish your wages or seek other means in order to collect this amount. If you disagree with this lawsuit, please appear in court and bring all necessary documents, witnesses, or the lawsuit.

Transcript with have additioned to gainibil your wages of seek other means in
order to collect this amount. If you disagree with this lawsuit, please
appear in court and bring all necessary documents, witnesses, or decree.
Witness my hand, this the 30th day of April 2020
BY:BY:
*************** <del>****</del> *****************
OFFICER'S RETURN:
I have this day executed the within writ by serving the defendant(s)
- Christian 8 Madrif
Personally Member of Family (over age 16)
Not FoundCertified Mail Delivery
Posted on door of his/her Residence
Mike Bros officer 5-27-n DATE



### IN THE JUSTICE COURT OF NOXUBEE COUNTY, MISSISSIPPI

#### ASHLEY METHENY



**PLAINTIFF** 

Vs.

NO.: 1002-260

# EQUIFAX, INC BY AND THROUGH REGISTERED AGENT THE PRENTICE-HALL CORPORATION SYSTEM, INC.

**DEFENDANT** 

1. The Plaintiff's name, address, and telephone number are: Name: ASHLEY METHENY Street: 711 LAWERNCE ST. City & Zip Code: MACON, MS 39341 Telephone No.: 662.418.2075 The Defendant's name, address, and telephone number are: 2. Name: EQUIFAX, INC. BY AND THROUGH REGISTERED AGENT THE PRENTICE-HALL CORPORATION SYSTEM, INC. Street: 7716 OLD CANTON ROAD, SUITE C City & Zip Code: MADISON, MS 39110 Telephone No.: 3. The defendant's place of business and address are (if known): Place of Business:

- 4. The defendant(s) owes damages to the Plaintiff in the amount of \$3500.00 plus costs.
  - 5. The basis for plaintiff's claim against the defendant(s) (Here state why you claim the defendant or defendants owe you money).

Equifax was negligent in failing to protect my personal data including but not limited to my social security number, address and phone number. Equifax had a duty to protect the personal data it was entrusted with to use reasonable care to protect it

Thereafter, I have had to check my credit to ensure that my information has not been misused; I will have to purchase credit protection services and insurance for myself; and I have suffered stress from the knowledge that my private information has been given to others for their ill-gotten gains. Equifax's conduct constitutes general negligence as well as negligence per se as a violation of the statutory duties set forth in the Gramm-Leach-Bliley Act and the Mississippi Consumer Protection Act (Miss. Code Ann. § 75-24-1 et seq., 15 USC § 45. Further, Equifax has committed the tort of invasion of privacy by publicly disclosing private facts and have reached the bailment arrangement of the parties.

- 1. theft of their personal and financial information;
- 2. unauthorized charges on their debit and credit card accounts;
- 3. the imminent and certainly impending injury flowing from potential fraud and identity theft posed by their PII being placed in the hands of criminals and already misused via the sale of Plaintiffs' and Class Members' information on the black market;
  - 4. the untimely and inadequate notification of the Data Breach;
  - 5. the improper disclosure of their personal data;
  - 6. <u>loss of privacy;</u>
- 7. <u>ascertainable losses in the form of out-of-pocket expenses and the value of their time reasonably incurred to remedy or mitigate the effects of the Data</u>
  Breach;

- 8. <u>ascertainable losses in the form of deprivation of the value of their personal</u> data, for which there is a well-established national and international market;
- 9. <u>ascertainable losses in the form of the loss of cash back or other benefits as a</u> result of their inability to use certain accounts and cards affected by the Data Breach; and
- 10. the loss of productivity and value of their time spent attempting to ameliorate, mitigate and deal with the actual and future consequences of the data breach, including finding fraudulent charges, cancelling and reissuing cards, purchasing credit monitoring and identity theft protection services, imposition of withdrawal and purchase limits on compromised accounts, and the stress, nuisance and annoyance of dealing with all such issues resulting from the Data Breach.

TORNEY OR LAINTIFI

## Price, Deantonia

#### TO ANY LAWFUL OFFICER OF NOXUBEE COUNTY

You are to summon the defendant:

EQUIFAX INC, BY/THRU REGISTERED AGENT-PRENTIS HALL CORP. SYSTEM 7716 OLD CANTON ROAD, SUITE C MADISON MS39110

to appear before a Justice Court Judge of NOXUBEE COUNTY in the county courthouse located on the 2nd floor courtroom at 2832 Jefferson Street, Macon Mississippi, on the 28th cof April , 2020 at 09 00 a.m. to answer to the suit of

PRICE DEANTONIA 105 KAYA DRIVE

MACON MS 39341 662/705-2326

APR 15 2020 CHERYLAND TO CLERKE the amount of:

Court Fee:

and have there this writ.

NOTICE TO THE DEFENDANT

This is a civil lawsuit that was filed by the above Plaintiff. It is very important that you appear in court on the above date and time in which you have been summoned. If you agree that you owe this amount to the Plaintiff, then you do not have to appear. A judgment by default will be given to the Plaintiff for the amount shown plus court costs, and the Plaintiff will have authority to garnish your wages or seek other means in order to collect this amount. If you disagree with this lawsuit, please appear in court and bring all necessary documents, witnesses, or evidence.

	Witness my han	d, this the	6th day of	Apŗil	, 2020
					1110 Mario Sustantia
			<u> Dilan</u>	MAXXULO	LUL BIATA
			JUSI	CICE COURT CL	ERK
	•				95. 199
			BY:	<del> </del>	, Pocc regul
* * *		******	******	******	*************************
	FICER'S RETURN:		1		
Ι.	have this day	executed the	e within writ	by serving t	he defendant(s)
X		M1			
	<del></del>		Family (over		
	Not Found	Contifici	Mail Deliver	*	0
	NOC FOUND	certified	maii peiivei	y Drawy	reprofess.
	Posted on dodr	of hig/her	Pogidongo		
	_Fosced on dogs	OI HIS/HEI	Kesidelice	Ų	
	//-/h	7)		16 1	
		18wel	OFFICER	W-16-20	DATE
		· /	~ = = ~ ~ ~ ~ ·	, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	~~

### IN THE JUSTICE COURT OF NOXUBEE COUNTY, MISSISSIPPI

### **DEANTONIA PRICE**



**PLAINTIFF** 

Vs.

NO.: 1002-219

# EQUIFAX, INC BY AND THROUGH REGISTERED AGENT THE PRENTICE-HALL CORPORATION SYSTEM, INC.

DEFENDANT

1. The Plaintiff's name, address, and telephone number are:

Name: **DEANTONIA PRICE** 

Street: 105 KAYA DRIVE

City & Zip Code: MACON, MS 39341

Telephone No.: 662.705.2326

2. The Defendant's name, address, and telephone number are:

Name: EQUIFAX, INC. BY AND THROUGH REGISTERED AGENT THE

PRENTICE-HALL CORPORATION SYSTEM, INC.

Street: 7716 OLD CANTON ROAD, SUITE C

City & Zip Code: MADISON, MS 39110

Telephone No.:

3. The defendant's place of business and address are (if known):

Place of Business: \_\_\_\_\_\_
Street: \_\_\_\_\_\_
City: \_\_\_\_\_

State:

- 4. The defendant(s) owes damages to the Plaintiff in the amount of \$3500.00 plus costs.
  - 5. The basis for plaintiff's claim against the defendant(s) (Here state why you claim the defendant or defendants owe you money).

Equifax was negligent in failing to protect my personal data including but not limited to my social security number, address and phone number. Equifax had a duty to protect the personal data it was entrusted with to use reasonable care to protect it

Thereafter, I have had to check my credit to ensure that my information has not been misused; I will have to purchase credit protection services and insurance for myself; and I have suffered stress from the knowledge that my private information has been given to others for their ill-gotten gains. Equifax's conduct constitutes general negligence as well as negligence per se as a violation of the statutory duties set forth in the Gramm-Leach-Bliley Act and the Mississippi Consumer Protection Act (Miss. Code Ann. § 75-24-1 et seq., 15 USC § 45. Further, Equifax has committed the tort of invasion of privacy by publicly disclosing private facts and have reached the bailment arrangement of the parties.

- 1. theft of their personal and financial information;
- 2. unauthorized charges on their debit and credit card accounts;
- 3. the imminent and certainly impending injury flowing from potential fraud and identity theft posed by their PII being placed in the hands of criminals and already misused via the sale of Plaintiffs' and Class Members' information on the black market;
  - 4. the untimely and inadequate notification of the Data Breach;
  - 5. the improper disclosure of their personal data;
  - 6. <u>loss of privacy;</u>
- 7. <u>ascertainable losses in the form of out-of-pocket expenses and the value of their time reasonably incurred to remedy or mitigate the effects of the Data Breach;</u>

- 8. <u>ascertainable losses in the form of deprivation of the value of their personal</u> <u>data, for which there is a well-established national and international market;</u>
- 9. <u>ascertainable losses in the form of the loss of cash back or other benefits as a result of their inability to use certain accounts and cards affected by the Data Breach; and</u>
- 10. the loss of productivity and value of their time spent attempting to ameliorate, mitigate and deal with the actual and future consequences of the data breach, including finding fraudulent charges, cancelling and reissuing cards, purchasing credit monitoring and identity theft protection services, imposition of withdrawal and purchase limits on compromised accounts, and the stress, nuisance and annoyance of dealing with all such issues resulting from the Data Breach.

Signature:

ATTORMEY FOR PLAINTIFF

## Prince, Kizzie

STATE OF MISSISSIPPI

NOXUBEE COUNTY

TO ANY LAWFUL OFFICER OF NOXUBEE COUNTY

You are to summon the defendant:

EQUIFAX INC BY & THRU REGISTERED AGENT-PRENTICE HALL CORP. SYSTEM 7716 OLD CANTON ROAD, SUITE C MADISON MS 39110

to appear before a Justice Court Judge of NOXUBEE COUNTY in the county courthouse located on the 2nd floor courtroom at 2832 Jefferson Street,

Macon Mississippi, on the 18th of April , 2020 at 09 00 a.m. to answer to the suit of:

PRINCE KIZZIE
58 EAST PULASKI STREEDHERYL HUNG CLERK In the amount of:
PRINCE KIZZIE
58 EAST PULASKI STREEDHERYL HUNG PRINCE in the amount of:
Atty. Fee:
Court Fee:
Court Fee:
74.00

and have there this writ.

#### NOTICE TO THE DEFENDANT

This is a civil lawsuit that was filed by the above Plaintiff. It is very important that you appear in court on the above date and time in which you have been summoned. If you agree that you owe this amount to the Plaintiff, then you do not have to appear. A judgment by default will be given to the Plaintiff for the amount shown plus court costs, and the Plaintiff will have authority to garnish your wages or seek other means in order to collect this amount. If you disagree with this lawsuit, please appear in court and bring all necessary documents, witnesses, or evidence.

Witness my hand, this the 6th day of April , 2020 CE	OURT
Days Sandus	
JUSTICE COURT CLERK	
BY:, DECEMBER	CONTRACT
****************	<b>***</b> ****
OFFICER'S RETURN:	
I have this day executed the within writ by serving the defendant	(s)
	. ,
DersonallyMember of Family (over age 16)	
Not Found Certified Mail Delivery Dawn Augus C	
Posted on door of his/her Residence	
Mike Brown OFFICER 4-16-20 DATE	

### IN THE JUSTICE COURT OF NOXUBEE COUNTY, MISSISSIPPI

#### KIZZIE PRINCE



**PLAINTIFF** 

Vs.

NO: 1002-222

# EQUIFAX, INC BY AND THROUGH REGISTERED AGENT THE PRENTICE-HALL CORPORATION SYSTEM, INC.

**DEFENDANT** 

1. The Plaintiff's name, address, and telephone number are:

Name: KIZZIE PRINCE

Street: 58 EAST PULASKI ST.

City & Zip Code: MACON, MS 39341

Telephone No.: 662.425.0839 or 662.574.5319

2. The Defendant's name, address, and telephone number are:

Name: EQUIFAX, INC. BY AND THROUGH REGISTERED AGENT THE

PRENTICE-HALL CORPORATION SYSTEM, INC.

Street: 7716 OLD CANTON ROAD, SUITE C

City & Zip Code: MADISON, MS 39110

Telephone No.:

3. The defendant's place of business and address are (if known):

Place of Business:

State:

- 4. The defendant(s) owes damages to the Plaintiff in the amount of \$3500.00 plus costs.
  - 5. The basis for plaintiff's claim against the defendant(s) (Here state why you claim the defendant or defendants owe you money).

Equifax was negligent in failing to protect my personal data including but not limited to my social security number, address and phone number. Equifax had a duty to protect the personal data it was entrusted with to use reasonable care to protect it

Thereafter, I have had to check my credit to ensure that my information has not been misused; I will have to purchase credit protection services and insurance for myself; and I have suffered stress from the knowledge that my private information has been given to others for their ill-gotten gains. Equifax's conduct constitutes general negligence as well as negligence per se as a violation of the statutory duties set forth in the Gramm-Leach-Bliley Act and the Mississippi Consumer Protection Act (Miss. Code Ann. § 75-24-1 et seq., 15 USC § 45. Further, Equifax has committed the tort of invasion of privacy by publicly disclosing private facts and have reached the bailment arrangement of the parties.

- 1. theft of their personal and financial information;
- 2. unauthorized charges on their debit and credit card accounts;
- 3. the imminent and certainly impending injury flowing from potential fraud and identity theft posed by their PII being placed in the hands of criminals and already misused via the sale of Plaintiffs' and Class Members' information on the black market;
  - 4. the untimely and inadequate notification of the Data Breach;
  - 5. the improper disclosure of their personal data;
  - 6. loss of privacy;
- 7. <u>ascertainable losses in the form of out-of-pocket expenses and the value of their time reasonably incurred to remedy or mitigate the effects of the Data Breach;</u>

- 8. <u>ascertainable losses in the form of deprivation of the value of their personal</u> data, for which there is a well-established national and international market;
- 9. <u>ascertainable losses in the form of the loss of cash back or other benefits as a result of their inability to use certain accounts and cards affected by the Data Breach; and</u>
- 10. the loss of productivity and value of their time spent attempting to ameliorate, mitigate and deal with the actual and future consequences of the data breach, including finding fraudulent charges, cancelling and reissuing cards, purchasing credit monitoring and identity theft protection services, imposition of withdrawal and purchase limits on compromised accounts, and the stress, nuisance and annoyance of dealing with all such issues resulting from the Data Breach.

Signature:

ATTORNEY FOR PLAINTIFF

## Shelton, Willie

TO ANY LAWFUL OFFICER OF NOXUBEE COUNTY

You are to summon the defendant:

EOUIFAX INC, BY/THRU REGISTERED AGENT-PRENTICE HALL CORP. SYSTEM 7716 OLD CANTON RD, SUITE C MADISON MS 39110

to appear 'before a Justice Court Judge of NOXUBEE COUNTY in the county courthouse located on the 2nd floor courtroom at 2832 Jefferson Street, , 2020 at 09 00 a.m. to Macon Mississippi, on the 28th of July answer to the suit of:

SHELTON WILLIE E 2389 FAIRPORT RD

In the amount of: Principal: 3500.00 Atty. Fee:

BROOKSVILLE MS 39739

662/272-5618

Court Fee:

and have there this writ.

#### NOTICE TO THE DEFENDANT

This is a civil lawsuit that was filed by the above Plaintiff. It is very important that you appear in court on the above date and time in which you have been summoned. If you agree that you owe this amount to the left. Plaintiff, then you do not have to appear. A judgment by given to the Plaintiff for the amount shown plus court costs, and the Plaintiff will have authority to garnish your wages or seek other means in order to collect this amount. If you disagree with this lawsuit, please appear in court and bring all necessary documents, witnesses, gruewidence.

Witness my hand, this the 30th day of April BY: \*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\* OFFICER'S RETURN: I have this day executed the within writ by serving the defendant(s) Member of Family (over age 16) Certified Mail Delivery Not Found Posted on door of his/her Residence 5-27-20 DATE

## IN THE JUSTICE COURT OF NOXUBEE COUNTY, MISSISSIPPI

### WILLIE E.SHELTON



**PLAINTIFF** 

Vs.

NO:: 1002-258

# EQUIFAX, INC BY AND THROUGH REGISTERED AGENT THE PRENTICE-HALL CORPORATION SYSTEM, INC.

**DEFENDANT** 

1. The Plaintiff's name, address, and telephone number are: Name: WILLIE E. SHELTON Street: 2389 FAIRPORT RD City & Zip Code: BROOKSVILLE, MS 39739 Telephone No.: 662.272.5618 The Defendant's name, address, and telephone number are: 2. Name: EQUIFAX, INC. BY AND THROUGH REGISTERED AGENT THE PRENTICE-HALL CORPORATION SYSTEM, INC. Street: 7716 OLD CANTON ROAD, SUITE C City & Zip Code: MADISON, MS 39110 Telephone No.: The defendant's place of business and address are (if known): 3. Place of Business: City: \_\_\_\_

- 4. The defendant(s) owes damages to the Plaintiff in the amount of \$3500.00 plus costs.
  - 5. The basis for plaintiff's claim against the defendant(s) (Here state why you claim the defendant or defendants owe you money).

Equifax was negligent in failing to protect my personal data including but not limited to my social security number, address and phone number. Equifax had a duty to protect the personal data it was entrusted with to use reasonable care to protect it

from unauthorized access by third parties and to stop data breaches by taking reasonable steps to update its cybersecurity software. Equifax failed to provide sufficient technological safeguards which caused my personal financial information to be hacked. Equifax became aware of a specific vulnerability with the Apache Struts software it employed on March 9, 2017, but failed to update or patch their software despite their own policy which requires such update/patches to be made within 48 hours. Equifax acknowledges this date breach occurred between May 2017 and July 2017. Equifax claims it first discovered the breach July 29, 2017 and thereafter withheld this vital information from me until going public on September 7, 2017. Equifax has caused substantial harm to Plaintiff, including serious risks of credit harm and identity theft for years to come.

Thereafter, I have had to check my credit to ensure that my information has not been misused; I will have to purchase credit protection services and insurance for myself; and I have suffered stress from the knowledge that my private information has been given to others for their ill-gotten gains. Equifax's conduct constitutes general negligence as well as negligence per se as a violation of the statutory duties set forth in the Gramm-Leach-Bliley Act and the Mississippi Consumer Protection Act (Miss. Code Ann. § 75-24-1 et seq., 15 USC § 45. Further, Equifax has committed the tort of invasion of privacy by publicly disclosing private facts and have reached the bailment arrangement of the parties.

The plaintiff is seeking the maximum allowed by this court in the amount of \$3500.00 plus costs. Equifax's wrongful actions and inaction directly and proximately caused the theft and dissemination into the public domain of Plaintiff's personal data, causing them to suffer, and continue to suffer, economic damages and other actual harm for which they are entitled to compensation, including:

- 1. theft of their personal and financial information;
- 2. unauthorized charges on their debit and credit card accounts;
- 3. the imminent and certainly impending injury flowing from potential fraud and identity theft posed by their PII being placed in the hands of criminals and already misused via the sale of Plaintiffs' and Class Members' information on the black market;
  - 4. the untimely and inadequate notification of the Data Breach;
  - 5. the improper disclosure of their personal data;
  - 6. loss of privacy;
- 7. <u>ascertainable losses in the form of out-of-pocket expenses and the value of their time reasonably incurred to remedy or mitigate the effects of the Data</u> Breach;

- 8. <u>ascertainable losses in the form of deprivation of the value of their personal</u> <u>data, for which there is a well-established national and international market;</u>
- 9. ascertainable losses in the form of the loss of cash back or other benefits as a result of their inability to use certain accounts and cards affected by the Data Breach; and
- 10. the loss of productivity and value of their time spent attempting to ameliorate, mitigate and deal with the actual and future consequences of the data breach, including finding fraudulent charges, cancelling and reissuing cards, purchasing credit monitoring and identity theft protection services, imposition of withdrawal and purchase limits on compromised accounts, and the stress, nuisance and annoyance of dealing with all such issues resulting from the Data Breach.

ATTORNEY FOR PLAINTIFF

## Skinner, Ruth

STATE OF MISSISSIPPI

NOXUBEE COUNTY

TO	$\Delta M \Delta$	$T_{i}\Delta WFIII$	OFFICER	$\cap$ F	NOXIBEE	COLMILA

You are to summon the defendant:

EQUIFAX INC - BY/THRU REGISTERED AGENT-PRENTICE HALL CORP. SYSTEM 7716 OLD CANTON ROAD, SUITE C MADISON MS39110

to appear before a Justice Court Judge of NOXUBEE COUNTY in the county courthouse located on the 2nd floor courtroom at 2832 Jefferson Street, Macon Mississippi, on the 9th of June , 2020 at 09 00 a.m. to answer to the suit of:

SKINNER RUTH 757 SANDYLAND ROAD APR 24 2020

In the amount of:

MACON 39341 662/726-9781

CHERYL HOKIN JUSTICE COURT CLERET incipal: Atty. Fee:

and have there this writ.

### NOTICE TO THE DEFENDANT

This is a civil lawsuit that was filed by the above Plaintiff. It is very important that you appear in court on the above date and time in which you have been summoned. If you agree that you owe this amount to the Plaintiff, then you do not have to appear. A judgment by default will be given to the Plaintiff for the amount shown plus court costs, and the Plaintiff will have authority to garnish your wages or seek other means in order to collect this amount. If you disagree with this lawsuit, please appear in court and bring all necessary documents, witnesses, on enighted ence.

Witness my hand, this the 20th day of April BY: \*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\* OFFICER'S RETURN: I have this day executed the within writ by serving the defendant(s) "LUNCETENT AN EXPAREN Member of Family (over age 16) Not Found Certified Mail Delivery Posted on door of his/her Residence DATE

### IN THE JUSTICE COURT OF NOXUBEE COUNTY, MISSISSIPPI

### **RUTH SKINNER**



**PLAINTIFF** 

Vs.

NO: 1002-241

# EQUIFAX, INC BY AND THROUGH REGISTERED AGENT THE PRENTICE-HALL CORPORATION SYSTEM, INC.

DEFENDANT

1. The Plaintiff's name, address, and telephone number are:

Name: RUTH SKINNER

Street: 757 SANDYLAND ROAD

City & Zip Code: MACON, MS 39341

Telephone No.: 662.726.9781 or 662.570.8964

2. The Defendant's name, address, and telephone number are:

Name: EQUIFAX, INC. BY AND THROUGH REGISTERED AGENT THE

PRENTICE-HALL CORPORATION SYSTEM, INC.

Street: 7716 OLD CANTON ROAD, SUITE C

City & Zip Code: MADISON, MS 39110

Telephone No.:

3. The defendant's place of business and address are (if known):

State: \_\_\_\_\_

- 4. The defendant(s) owes damages to the Plaintiff in the amount of \$3500.00 plus costs.
  - 5. The basis for plaintiff's claim against the defendant(s) (Here state why you claim the defendant or defendants owe you money).

Equifax was negligent in failing to protect my personal data including but not limited to my social security number, address and phone number. Equifax had a duty to protect the personal data it was entrusted with to use reasonable care to protect it

from unauthorized access by third parties and to stop data breaches by taking reasonable steps to update its cybersecurity software. Equifax failed to provide sufficient technological safeguards which caused my personal financial information to be hacked. Equifax became aware of a specific vulnerability with the Apache Struts software it employed on March 9, 2017, but failed to update or patch their software despite their own policy which requires such update/patches to be made within 48 hours. Equifax acknowledges this date breach occurred between May 2017 and July 2017. Equifax claims it first discovered the breach July 29, 2017 and thereafter withheld this vital information from me until going public on September 7, 2017. Equifax has caused substantial harm to Plaintiff, including serious risks of credit harm and identity theft for years to come.

Thereafter, I have had to check my credit to ensure that my information has not been misused; I will have to purchase credit protection services and insurance for myself; and I have suffered stress from the knowledge that my private information has been given to others for their ill-gotten gains. Equifax's conduct constitutes general negligence as well as negligence per se as a violation of the statutory duties set forth in the Gramm-Leach-Bliley Act and the Mississippi Consumer Protection Act (Miss. Code Ann. § 75-24-1 et seq., 15 USC § 45. Further, Equifax has committed the tort of invasion of privacy by publicly disclosing private facts and have reached the bailment arrangement of the parties.

The plaintiff is seeking the maximum allowed by this court in the amount of \$3500.00 plus costs. Equifax's wrongful actions and inaction directly and proximately caused the theft and dissemination into the public domain of Plaintiff's personal data, causing them to suffer, and continue to suffer, economic damages and other actual harm for which they are entitled to compensation, including:

- 1. theft of their personal and financial information;
- 2. unauthorized charges on their debit and credit card accounts;
- 3. the imminent and certainly impending injury flowing from potential fraud and identity theft posed by their PII being placed in the hands of criminals and already misused via the sale of Plaintiffs' and Class Members' information on the black market;
  - 4. the untimely and inadequate notification of the Data Breach;
  - 5. the improper disclosure of their personal data;
  - 6. loss of privacy;
- 7. <u>ascertainable losses in the form of out-of-pocket expenses and the value of their time reasonably incurred to remedy or mitigate the effects of the Data Breach;</u>

- 8. <u>ascertainable losses in the form of deprivation of the value of their personal</u> data, for which there is a well-established national and international market;
- 9. <u>ascertainable losses in the form of the loss of cash back or other benefits as a result of their inability to use certain accounts and cards affected by the Data Breach; and</u>
- 10. the loss of productivity and value of their time spent attempting to ameliorate, mitigate and deal with the actual and future consequences of the data breach, including finding fraudulent charges, cancelling and reissuing cards, purchasing credit monitoring and identity theft protection services, imposition of withdrawal and purchase limits on compromised accounts, and the stress, nuisance and annoyance of dealing with all such issues resulting from the Data Breach.

ATTORNEY FOR PLAINTIFF

## Tate, Larry

TO ANY LAWFUL OFFICER OF NOXUBEE COUNTY

You are to summon the defendant:

BY & THROUGH THE EQUIFAX INC., PRENTIST HALL CORP. SYSTEM INC. \_7716 OLD CANTON ROAD, SUITE C MADISON MS 39110

to appear before a Justice Court Judge of NOXUBEE COUNTY in the county courthouse located on the 2nd floor courtroom at 2832 Jefferson Street, , 2019 at 09 00 a.m. to Macon Mississippi, on the 29th of January answer to the suit of:

TATE LARRY C/O JEFFREY HOSFORD, ATTORNEY 5450 FOX CHASE ROAD BROOKSVILLE MS 39739 662/361-8492

In the amount of: Principal: 3500.00

Atty. Fee:

Court Fee:

and have there this writ.

### NOTICE TO THE DEFENDANT

This is a civil lawsuit that was filed by the above Plaintiff. important that you appear in court on the above wat and chis amount to the you have been summoned. If you agree that you owe this A judgment by defaultLENvill be CHERYL HUKEN DC Plaintiff, then you do not have to appear. given to the Plaintiff for the amount shown plus Plaintiff will have authority to garnish your wages or seek other means in order to collect this amount. If you disagree with this lawsuit, please appear in court and bring all necessary documents, witnesses, or evidence.

Witness my hand, this the 3rd day of January , 2	2019 1Ch Co
Clarin Sandus	
, JUSTIČE COURT CLERK	* (SEAD)
BY:	***********
OFFICER'S RETURN:	
I have this day executed the within writ by serving the defe	endant(s)
PersonallyMember of Family (over age 16)	<del></del>
Not FoundCertified Mail Delivery Safted Ch	MISTIMATE OFFICE
Posted on door of his/her Residence	
MMH 500 OFFICER 1-979 DATE	

### IN THE JUSTICE COURT OF NOXUBEE COUNTY, MISSISSIPPI

LARRY TATE

J-2-19

**PLAINTIFF** 

Vs.

NO.: 1001-539

EQUIFAX, INC BY AND THROUGH REGISTERED AGENT THE PRENTICE-HALL CORPORATION SYSTEM, INC

DEFENDANT

1.	The Plaintiff's name, address, and telephone number are:
	Name: LARRY TATE
	Street: 5450 FOX CHASE ROAD
	City & Zip Code: BROOKSVILLE, MS 39739
	Telephone No.: 662 361-8492
2.	The Defendant's name, address, and telephone number are:
	Name: EQUIFAX, INC. BY AND THROUGH REGISTERED AGENT TH
	PRENTICE-HALL CORPORATION SYSTEM, INC
	Street: 7716 OLD CANTON ROAD, SUITE C
	City & Zip Code: MADISON, MS 39110
	Telephone No.:
3.	The defendant's place of business and address are (if known):
	Place of Business:
	Street:
	City:
	State:

- 4. The defendant(s) owes damages to the Plaintiff in the amount of \$3500.00 plus costs.
  - 5. The basis for plaintiff's claim against the defendant(s) (Here state why you claim the defendant or defendants owe you money).

Equifax was negligent in failing to protect my personal data and failed to provide technological safeguards which caused my personal financial information to be hacked. Equifax acknowledges this date breach occurred between May 2017 and July 2017. They discovered the breach July 29, 2017 and thereafter withheld this vital information from me until going public on September 7, 2017. Thereafter, I have had to check my credit to ensure that my information has not been misused; I will have to purchase credit protection services and insurance for myself; and I have

suffered stress from the knowledge that my private information has been given to others for their ill-gotten gains. The breach has resulted in the permanent release of my personal and financial data, including my social security number. I am at risk of identity theft at any time.

The plaintiff is seeking the maximum allowed by this court in the amount of \$3500.00 plus

costs.

ATTORNEY FOR PLAINTIFF

Date: 12/12/2018

## Taylor, Asia

STATE OF MISSISSIPPI

NOXUBEE COUNTY

TO ANY LAWFUL OFFICER OF NOXUBEE COUNTY

You are to summon the defendant:

EQUIFAX, INC. BY/THRU REGISTERED AGENT-PRENTICE HALL CORP. SYSTEM 7716 OLD CANTON ROAD, SUITE C MADISON, MS 39110

to appear before a Justice Court Judge of NOXUBEE COUNTY in the county courthouse located on the 2nd floor courtroom at 2832 Jefferson Street, Macon Mississippi, on the 11th Fof August , 2020 at 09 30 a.m. to answer to the suit of:

JUL\_20 2020 TAYLOR ASIA 197 CEDAR CREEK ROADERYL

MACON, MS 39341

662-425-3953

CLERKN the amount of: Principal:

3500.00

Datty. Fee:

Court Fee:

29.00

and have there this writ.

NOTICE TO THE DEFENDANT

This is a civil lawsuit that was filed by the above Plaintiff. It is very important that you appear in court on the above date and time in which. you have been summoned. If you agree that you owe this amount to the Plaintiff, then you do not have to appear. A judgment by default will be given to the Plaintiff for the amount shown plus court costs, and the Plaintiff will have authority to garnish your wages or seek other means in order to collect this amount. If you disagree with this lawsuit, please appear in court and bring all necessary documents, witnesses, or evidence.

Witness my hand, this the 16th day of July 2020 JUSTICE COURT CLERK OFFICER'S RETURN: I have this day executed the within writ by serving the defendant(s) CHRISTING SHE Member of Family (over age 16)\_\_\_\_\_ Personally Not Found \_\_\_\_Certified Mail Delivery

Posted on door of his/her Residence

7-27-20\_DATE



## IN THE JUSTICE COURT OF NOXUBEE COUNTY, MISSISSIPPI

ASIA TAYI	LOR	, FILE	PLAIN	ΓΙFF
.Vs.		FILE 7/16/2020 NTB	NO.:	
EQUIFAX,	INC BY AN	ID THROUGH	•	
REGISTER	ED AGENT	THE PRENTICE-HALL		
CORPORA	TION SYS	ΓΕΜ, INC.	DEFE	NDANI
1.	Name: <u>As</u> Street: <u>197</u> City & Zi	tiff's name, address, and teleph sia Taylor 7 Cedar Creek Road p Code: <u>Macon, MS 39341</u> e No.: <u>662.425.3953</u>	one number are:	
2.	Name: <u>EQ</u> <u>PRENTIC</u> Street: <u>771</u> City & Zi <sub>1</sub>	ndant's name, address, and tele DUIFAX, INC. BY AND THROU E-HALL CORPORATION SYS 16 OLD CANTON ROAD, SUIT p Code: MADISON, MS 39110 e No.:	JGH REGISTERED AGENTEM, INC. TEC	NT THE
3.	Place of B Street: City:	dant's place of business and acusiness:		-
4. plus costs.	The defendant(s) owes damages to the Plaintiff in the amount of \$3500.00			3500.00

5. The basis for plaintiff's claim against the defendant(s) (Here state why you claim the defendant or defendants owe you money).

Equifax was negligent in failing to protect my personal data including but not limited to my social security number, address and phone number. Equifax had a duty to protect the personal data it was entrusted with to use reasonable care to protect it

from unauthorized access by third parties and to stop data breaches by taking reasonable steps to update its cybersecurity software. Equifax failed to provide sufficient technological safeguards which caused my personal financial information to be hacked. Equifax became aware of a specific vulnerability with the Apache Struts software it employed on March 9, 2017, but failed to update or patch their software despite their own policy which requires such update/patches to be made within 48 hours. Equifax acknowledges this date breach occurred between May 2017 and July 2017. Equifax claims it first discovered the breach July 29, 2017 and thereafter withheld this vital information from me until going public on September 7, 2017. Equifax has caused substantial harm to Plaintiff, including serious risks of credit harm and identity theft for years to come.

Thereafter, I have had to check my credit to ensure that my information has not been misused; I will have to purchase credit protection services and insurance for myself; and I have suffered stress from the knowledge that my private information has been given to others for their ill-gotten gains. Equifax's conduct constitutes general negligence as well as negligence per se as a violation of the statutory duties set forth in the Gramm-Leach-Bliley Act and the Mississippi Consumer Protection Act (Miss. Code Ann. § 75-24-1 et seq., 15 USC § 45. Further, Equifax has committed the tort of invasion of privacy by publicly disclosing private facts and have reached the bailment arrangement of the parties.

The plaintiff is seeking the maximum allowed by this court in the amount of \$3500.00 plus costs. Equifax's wrongful actions and inaction directly and proximately caused the theft and dissemination into the public domain of Plaintiff's personal data, causing them to suffer, and continue to suffer, economic damages and other actual harm for which they are entitled to compensation, including:

- 1. theft of their personal and financial information;
- 2. unauthorized charges on their debit and credit card accounts;
- 3. the imminent and certainly impending injury flowing from potential fraud and identity theft posed by their PII being placed in the hands of criminals and already misused via the sale of Plaintiffs' and Class Members' information on the black market;
  - 4. the untimely and inadequate notification of the Data Breach;
  - 5. the improper disclosure of their personal data;
  - 6. loss of privacy;
- 7. <u>ascertainable losses in the form of out-of-pocket expenses and the value of their time reasonably incurred to remedy or mitigate the effects of the Data</u>
  Breach;

- 8. <u>ascertainable losses in the form of deprivation of the value of their personal</u> data, for which there is a well-established national and international market;
- 9. ascertainable losses in the form of the loss of cash back or other benefits as a result of their inability to use certain accounts and cards affected by the Data Breach; and
- 10. the loss of productivity and value of their time spent attempting to ameliorate, mitigate and deal with the actual and future consequences of the data breach, including finding fraudulent charges, cancelling and reissuing cards, purchasing credit monitoring and identity theft protection services, imposition of withdrawal and purchase limits on compromised accounts, and the stress, nuisance and annoyance of dealing with all such issues resulting from the Data Breach.

Signed:	
_	ATTORNEY FOR PLAINTIFF

## Thomas, Contina

STATE OF MISSISSIPPI

NOXUBEE COUNTY

### TO ANY LAWFUL OFFICER OF NOXUBEE COUNTY

You are to summon the defendant:

EQUIFAX INC. BY/THRU REGISTERED AGENT-PRENTICE HALL CORP SYSTEM 7716 OLD CANTON ROAD, SUITE C MADISON, MS 39110

to appear before a Justice Court Judge of NOXUBEE COUNTY in the county courthouse located on the 2nd floor courtroom at 2832 Jefferson Street, Macon Mississippi, on the 11th of August , 2020 at 09 30 a.m. to answer to the suit 🕵:

THOMAS CONTINA P.O. BOX 724

JUL 20 2020

In the amount of:

3500.00

MACON MS 39341

CHERYL HYRY OP TYP YOURT CLERR rincipal:

and have there this writ.

NOTICE TO THE DEFENDANT

This is a civil lawsuit that was filed by the above Plaintiff. It is very important that you appear in court on the above date and time in which you have been summoned. If you agree that you owe this amount to the Plaintiff, then you do not have to appear. A judgment by default will be given to the Plaintiff for the amount shown plus court costs, and the Plaintiff will have authority to garnish your wages or seek other means in order to collect this amount. If you disagree with this lawsuit, please appear in court and bring all necessary documents, witnesses, or evidence.

Witness my hand, this the 16th day of July JUSTICE COURT CLERK OFFICER'S RETURN: I have this day executed the within writ by serving the defendant(s) Member of Family (over age 16)\_\_\_\_\_ Personally \_\_\_\_Certified Mail Delivery Not Found

Posted on door of his/her Residence The Brown\_OFFICER

7-27-20 DATE

## IN THE JUSTICE COURT OF NOXUBEE COUNTY, MISSISSIPPI

CONTINA	THOMAS	FILE	PLAINTIFF	
Vs.	. •	7/16/2020 MB	NO.: 1002-333	
	INC BY AND THROUG	<del></del>		
-	RED AGENT THE PREN ATION SYSTEM, INC.	TICE-HALL	DEFENDANT	
1.	Name: <u>Contina Thoma</u> Street: <u>P.O. Box 724</u>		are:	
	City & Zip Code: <u>Macc</u> Telephone No.:	on, MS 39341		
2.	The Defendant's name	, address, and telephone numb	per are:	
	PRENTICE-HALL CO Street: 7716 OLD CAN City & Zip Code: MAD			
3.	Place of Business: Street: City:	of business and address are (if		
4. plus costs.	The defendant(s) owes	damages to the Plaintiff in the	amount of \$3500.00	
5.		claim against the defendant(s)	•	

Equifax was negligent in failing to protect my personal data including but not limited to my social security number, address and phone number. Equifax had a duty to protect the personal data it was entrusted with to use reasonable care to protect it

from unauthorized access by third parties and to stop data breaches by taking reasonable steps to update its cybersecurity software. Equifax failed to provide sufficient technological safeguards which caused my personal financial information to be hacked. Equifax became aware of a specific vulnerability with the Apache Struts software it employed on March 9, 2017, but failed to update or patch their software despite their own policy which requires such update/patches to be made within 48 hours. Equifax acknowledges this date breach occurred between May 2017 and July 2017. Equifax claims it first discovered the breach July 29, 2017 and thereafter withheld this vital information from me until going public on September 7, 2017. Equifax has caused substantial harm to Plaintiff, including serious risks of credit harm and identity theft for years to come.

Thereafter, I have had to check my credit to ensure that my information has not been misused; I will have to purchase credit protection services and insurance for myself; and I have suffered stress from the knowledge that my private information has been given to others for their ill-gotten gains. Equifax's conduct constitutes general negligence as well as negligence per se as a violation of the statutory duties set forth in the Gramm-Leach-Bliley Act and the Mississippi Consumer Protection Act (Miss. Code Ann. § 75-24-1 et seq., 15 USC § 45. Further, Equifax has committed the tort of invasion of privacy by publicly disclosing private facts and have reached the bailment arrangement of the parties.

The plaintiff is seeking the maximum allowed by this court in the amount of \$3500.00 plus costs. Equifax's wrongful actions and inaction directly and proximately caused the theft and dissemination into the public domain of Plaintiff's personal data, causing them to suffer, and continue to suffer, economic damages and other actual harm for which they are entitled to compensation, including:

- 1. theft of their personal and financial information;
- 2. unauthorized charges on their debit and credit card accounts;
- 3. the imminent and certainly impending injury flowing from potential fraud and identity theft posed by their PII being placed in the hands of criminals and already misused via the sale of Plaintiffs' and Class Members' information on the black market;
  - 4. the untimely and inadequate notification of the Data Breach;
  - 5. the improper disclosure of their personal data;
  - 6. <u>loss of privacy;</u>
- 7. <u>ascertainable losses in the form of out-of-pocket expenses and the value of their time reasonably incurred to remedy or mitigate the effects of the Data</u> Breach;

- 8. <u>ascertainable losses in the form of deprivation of the value of their personal data, for which there is a well-established national and international market;</u>
- 9. <u>ascertainable losses in the form of the loss of cash back or other benefits as a result of their inability to use certain accounts and cards affected by the Data Breach; and</u>
- 10. the loss of productivity and value of their time spent attempting to ameliorate, mitigate and deal with the actual and future consequences of the data breach, including finding fraudulent charges, cancelling and reissuing cards, purchasing credit monitoring and identity theft protection services, imposition of withdrawal and purchase limits on compromised accounts, and the stress, nuisance and annoyance of dealing with all such issues resulting from the Data Breach.

Signed:	:	
Ŭ	ATTORNEY FOR	PLAINTIFF

## Thomas, Delois

STATE OF MISSISSIPPI

NOXUBEE COUNTY

TO ANY LAWFUL OFFICER OF NOXUBEE COUNTY

CHERYL HUND

You are to summon the defendant:

EOUIFAX INC. BY/THRU REGISTERED AGENT-PRENTICE HALL CORP. SYSTEM 7716 OLD CANTON ROAD, SUITE C MADISON, MS 39110

to appear before a Justice Court Judge of NOXUBEE COUNTY in the county courthouse located on the 2nd floor courtroom at 2832 Jefferson Street, Macon Mississippi, on the 11th pof August , 2020 at 09 30 a.m. to answer to the suit of

THOMAS DELOIS 211 GREEN STREET

MACON, MS 39341 662-352-9675

JUL 20 2020 COURT CLEREN the amount of:

Principal:

3500.00

DAttv. Fee:

29.00

and have there this writ.

NOTICE TO THE DEFENDANT

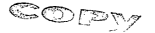
This is a civil lawsuit that was filed by the above Plaintiff. It is very important that you appear in court on the above date and time in which you have been summoned. If you agree that you owe this amount to the Plaintiff, then you do not have to appear. A judgment by default will be given to the Plaintiff for the amount shown plus court costs, and the Plaintiff will have authority to garnish your wages or seek other means in order to collect this amount. If you disagree with this lawsuit, please appear in court and bring all necessary documents, witnesses, or evidence.

Witness my hand, this the 16th day of July OFFICER'S RETURN: I have this day executed the within writ by serving the defendant(s) \_Member of Family (over age 16) $\_$ 

OFFICER

\_\_\_\_Certified Mail Delivery Not Found

Posted on door of his/her Residence



## IN THE JUSTICE COURT OF NOXUBEE COUNTY, MISSISSIPPI

DELOIS THOMAS		FILE	PLAINTIFF		
Vs.		7/16/2020 NTB	NO.: <i>1062-3</i> 37		
	INC BY AND THRO				
	ED AGENT THE PI	· · · · · · · · · · · · · · · · · · ·			
CORPORA	TION SYSTEM, IN	<u>C.</u>	DEFENDANT		
1.	The Plaintiff's nam	ne, address, and telephone num	ber are:		
	Name: Delois Thomas				
	Street: 211 Green S				
	City & Zip Code: Macon, MS 39341				
	Telephone No.: <u>662</u>				
2.	The Defendant's name, address, and telephone number are:				
	Name: EQUIFAX, INC. BY AND THROUGH REGISTERED AGENT THE				
	PRENTICE-HALL CORPORATION SYSTEM, INC.				
	Street: 7716 OLD CANTON ROAD, SUITE C				
	City & Zip Code: MADISON, MS 39110				
	Telephone No.:				
3.	The defendant's pl	ace of business and address are	e (if known):		
	Place of Business:				
	Street:				
	City:				
4.	The defendant(s) o	wes damages to the Plaintiff in	the amount of \$3500.00		
plus costs.		-			

Equifax was negligent in failing to protect my personal data including but not limited to my social security number, address and phone number. Equifax had a duty to protect the personal data it was entrusted with to use reasonable care to protect it

you claim the defendant or defendants owe you money).

The basis for plaintiff's claim against the defendant(s) (Here state why

5.

from unauthorized access by third parties and to stop data breaches by taking reasonable steps to update its cybersecurity software. Equifax failed to provide sufficient technological safeguards which caused my personal financial information to be hacked. Equifax became aware of a specific vulnerability with the Apache Struts software it employed on March 9, 2017, but failed to update or patch their software despite their own policy which requires such update/patches to be made within 48 hours. Equifax acknowledges this date breach occurred between May 2017 and July 2017. Equifax claims it first discovered the breach July 29, 2017 and thereafter withheld this vital information from me until going public on September 7, 2017. Equifax has caused substantial harm to Plaintiff, including serious risks of credit harm and identity theft for years to come.

Thereafter, I have had to check my credit to ensure that my information has not been misused; I will have to purchase credit protection services and insurance for myself; and I have suffered stress from the knowledge that my private information has been given to others for their ill-gotten gains. Equifax's conduct constitutes general negligence as well as negligence per se as a violation of the statutory duties set forth in the Gramm-Leach-Bliley Act and the Mississippi Consumer Protection Act (Miss. Code Ann. § 75-24-1 et seq., 15 USC § 45. Further, Equifax has committed the tort of invasion of privacy by publicly disclosing private facts and have reached the bailment arrangement of the parties.

The plaintiff is seeking the maximum allowed by this court in the amount of \$3500.00 plus costs. Equifax's wrongful actions and inaction directly and proximately caused the theft and dissemination into the public domain of Plaintiff's personal data, causing them to suffer, and continue to suffer, economic damages and other actual harm for which they are entitled to compensation, including:

- 1. theft of their personal and financial information;
- unauthorized charges on their debit and credit card accounts;
- 3. the imminent and certainly impending injury flowing from potential fraud and identity theft posed by their PII being placed in the hands of criminals and already misused via the sale of Plaintiffs' and Class Members' information on the black market;
  - 4. the untimely and inadequate notification of the Data Breach;
  - 5. the improper disclosure of their personal data;
  - 6. <u>loss of privacy;</u>
- 7. <u>ascertainable losses in the form of out-of-pocket expenses and the value of their time reasonably incurred to remedy or mitigate the effects of the Data Breach;</u>

- 8. <u>ascertainable losses in the form of deprivation of the value of their personal</u> data, for which there is a well-established national and international market;
- 9. <u>ascertainable losses in the form of the loss of cash back or other benefits as a result of their inability to use certain accounts and cards affected by the Data Breach; and</u>
- 10. the loss of productivity and value of their time spent attempting to ameliorate, mitigate and deal with the actual and future consequences of the data breach, including finding fraudulent charges, cancelling and reissuing cards, purchasing credit monitoring and identity theft protection services, imposition of withdrawal and purchase limits on compromised accounts, and the stress, nuisance and annoyance of dealing with all such issues resulting from the Data Breach.

Signed:		
U	ATTORNEY FOR PL	AINTIFF

## **Triplett, Deforoest**

STATE OF MISSISSIPPI

NOXUBEE COUNTY

### TO ANY LAWFUL OFFICER OF NOXUBEE COUNTY

You are to summon the defendant:

EOUIFAX INC. BY/THRU REGISTERED AGENT-PRENTICE HALL CORP SYSTEM 7716 OLD CANTON ROAD, SUITE C MADISON, MS 39110

to appear before a Justice Court Judge of NOXUBEE COUNTY in the county ururoom at 2832 Jefferson Street, courthouse located on the 2nd floor ž**o 2020** dugust Macon Mississippi, on the 11th , 2020 at 09 30 a.m. to

CHERYL HUR

answer to the suit of:

TRIPPLET DEFOROEST 85 CURTIS BUSH DRIVE

MACON, MS 39341 662-889-0683

the amount of:

Principal:

3500.00

Atty. Fee:

Court Fee:

29.00

and have there this writ.

#### NOTICE TO THE DEFENDANT

This is a civil lawsuit that was filed by the above Plaintiff. It is very important that you appear in court on the above date and time in which you have been summoned. If you agree that you owe this amount to the Plaintiff, then you do not have to appear. A judgment by default will be given to the Plaintiff for the amount shown plus court costs, and the Plaintiff will have authority to garnish your wages or seek other means in order to collect this amount. If you disagree with this lawsuit, please appear in court and bring all necessary documents, witnesses, or evidence.

Witness my hand, this the 16th day of July 2020 JUSTICE COURT CLERK OFFICER'S RETURN: I have this day executed the within writ by serving the defendant(s) Member of Family (over age 16)\_\_\_ \_\_\_\_Certified Mail Delivery \_Posted on door of his/her Residence フー 27-70 DATE

### IN THE JUSTICE COURT OF NOXUBEE COUNTY, MISSISSIPPI

<u>DEFOROEST</u>	TRIPLETT

**PLAINTIFF** 

Vs.

NO:: 1002-336

# EQUIFAX, INC BY AND THROUGH REGISTERED AGENT THE PRENTICE-HALL CORPORATION SYSTEM, INC.

DEFENDANT

1. The Plaintiff's name, address, and telephone number are:

Name: <u>Deforoest Tripplet</u> Street: <u>85 Curtis Bush Drive</u>

City & Zip Code: Macon, MS 39341

Telephone No.: 662.889.0683

2. The Defendant's name, address, and telephone number are:

Name: EQUIFAX, INC. BY AND THROUGH REGISTERED AGENT THE

PRENTICE-HALL CORPORATION SYSTEM, INC.

Street: 7716 OLD CANTON ROAD, SUITE C

City & Zip Code: MADISON, MS 39110

Telephone No.:

3. The defendant's place of business and address are (if known):

Place of Business:

Street:

City: \_\_\_\_\_

- 4. The defendant(s) owes damages to the Plaintiff in the amount of \$3500.00 plus costs.
  - 5. The basis for plaintiff's claim against the defendant(s) (Here state why you claim the defendant or defendants owe you money).

Equifax was negligent in failing to protect my personal data including but not limited to my social security number, address and phone number. Equifax had a duty to protect the personal data it was entrusted with to use reasonable care to protect it

from unauthorized access by third parties and to stop data breaches by taking reasonable steps to update its cybersecurity software. Equifax failed to provide sufficient technological safeguards which caused my personal financial information to be hacked. Equifax became aware of a specific vulnerability with the Apache Struts software it employed on March 9, 2017, but failed to update or patch their software despite their own policy which requires such update/patches to be made within 48 hours. Equifax acknowledges this date breach occurred between May 2017 and July 2017. Equifax claims it first discovered the breach July 29, 2017 and thereafter withheld this vital information from me until going public on September 7, 2017. Equifax has caused substantial harm to Plaintiff, including serious risks of credit harm and identity theft for years to come.

Thereafter, I have had to check my credit to ensure that my information has not been misused; I will have to purchase credit protection services and insurance for myself; and I have suffered stress from the knowledge that my private information has been given to others for their ill-gotten gains. Equifax's conduct constitutes general negligence as well as negligence per se as a violation of the statutory duties set forth in the Gramm-Leach-Bliley Act and the Mississippi Consumer Protection Act (Miss. Code Ann. § 75-24-1 et seq., 15 USC § 45. Further, Equifax has committed the tort of invasion of privacy by publicly disclosing private facts and have reached the bailment arrangement of the parties.

The plaintiff is seeking the maximum allowed by this court in the amount of \$3500.00 plus costs. Equifax's wrongful actions and inaction directly and proximately caused the theft and dissemination into the public domain of Plaintiff's personal data, causing them to suffer, and continue to suffer, economic damages and other actual harm for which they are entitled to compensation, including:

- 1. theft of their personal and financial information;
- 2. unauthorized charges on their debit and credit card accounts;
- 3. the imminent and certainly impending injury flowing from potential fraud and identity theft posed by their PII being placed in the hands of criminals and already misused via the sale of Plaintiffs' and Class Members' information on the black market;
  - 4. the untimely and inadequate notification of the Data Breach;
  - 5. the improper disclosure of their personal data;
  - 6. loss of privacy;
- 7. <u>ascertainable losses in the form of out-of-pocket expenses and the value of their time reasonably incurred to remedy or mitigate the effects of the Data</u> Breach;

- 8. <u>ascertainable losses in the form of deprivation of the value of their personal</u> data, for which there is a well-established national and international market;
- 9. <u>ascertainable losses in the form of the loss of cash back or other benefits as a result of their inability to use certain accounts and cards affected by the Data Breach; and</u>
- 10. the loss of productivity and value of their time spent attempting to ameliorate, mitigate and deal with the actual and future consequences of the data breach, including finding fraudulent charges, cancelling and reissuing cards, purchasing credit monitoring and identity theft protection services, imposition of withdrawal and purchase limits on compromised accounts, and the stress, nuisance and annoyance of dealing with all such issues resulting from the Data Breach.

Signed:	
0	ATTORNEY FOR PLAINTIFF

## Turner, Mary

NOXUBEE COUNTY

TO ANY LAWFUL OFFICER OF NOXUBEE COUNTY

You are to summon the defendant:

EQUIFAX INC. BY/THRU REGISTERED AGENT-PRENTICE HALL CORP SYSTEM 7716 OLD CANTON ROAD, SUITE C MADISON, MS 39110

to appear before a Justice Court Judge of NOXUBEE COUNTY in the county courthouse located on the 2nd floor courtroom at 2832 Jefferson Street, Macon Mississippi, on the 11th August , 2020 at 09 30 a.m. to answer to the suit of:

BROOKSVILLE MS 39739 CCOX DC.71

BROOKSVILLE MS 39739

and have there this writ.

NOTICE TO THE DEFENDANT

This is a civil lawsuit that was filed by the above Plaintiff. It is very important that you appear in court on the above date and time in which you have been summoned. If you agree that you owe this amount to the Plaintiff, then you do not have to appear. A judgment by default will be given to the Plaintiff for the amount shown plus court costs, and the Plaintiff will have authority to garnish your wages or seek other means in order to collect this amount. If you disagree with this lawsuit, please appear in court and bring all necessary documents, witnesses, or evidence.

Witness my hand, this the 16th day of July JUSTICE COURT CLERK OFFICER'S RETURN: I have this day executed the within writ by serving the defendant(s) Member of Family (over age 16)\_\_\_\_\_ \_\_\_\_Not Found \_\_\_\_Certified Mail Delivery \_\_Posted on door of his/her Residence 7-27-20 DATE



MAKY	IUK	NEK	, FILE	PLAINTIFF		
Vs.			7/16/2020 NTB	NO.: 1002-335		
FOLUE	FAX II	NC BY AND THR	OUGH			
		D AGENT THE P	<del></del>			
		TION SYSTEM, IN		DEFENDANT		
	1.	The Plaintiff's nar	ne, address, and telephone nur	nber are:		
		Name: Mary Turi	-			
		Street: 1170 Samu	el Road			
		City & Zip Code:	Brooksville, MS 39739			
		Telephone No.: 60	<u>62.228.3193</u>			
	2					
	2.	The Defendant's name, address, and telephone number are: Name: EQUIFAX, INC. BY AND THROUGH REGISTERED AGENT THE				
		•	<u> </u>	•		
		PRENTICE-HALL CORPORATION SYSTEM, INC. Street: 7716 OLD CANTON ROAD, SUITE C				
			MADISON, MS 39110	<del></del>		
	1	-	<u> WADISON, WIS 59110</u>			
		relephone No				
	3.	The defendant's r	place of business and address a	re (if known):		
		•		,		
	4.	The defendant(s)	owes damages to the Plaintiff i	n the amount of \$3500.00		
plus co		1110 002011001110(0)	owes duringes to the Hamilton	21		
	5.	The basis for plain	ntiff's claim against the defend	ant(s) (Here state why		
		you claim the def	endant or defendants owe you	money).		

Equifax was negligent in failing to protect my personal data including but not limited to my social security number, address and phone number. Equifax had a duty to protect the personal data it was entrusted with to use reasonable care to protect it

Thereafter, I have had to check my credit to ensure that my information has not been misused; I will have to purchase credit protection services and insurance for myself; and I have suffered stress from the knowledge that my private information has been given to others for their ill-gotten gains. Equifax's conduct constitutes general negligence as well as negligence per se as a violation of the statutory duties set forth in the Gramm-Leach-Bliley Act and the Mississippi Consumer Protection Act (Miss. Code Ann. § 75-24-1 et seq., 15 USC § 45. Further, Equifax has committed the tort of invasion of privacy by publicly disclosing private facts and have reached the bailment arrangement of the parties.

- 1. theft of their personal and financial information;
- 2. unauthorized charges on their debit and credit card accounts;
- 3. the imminent and certainly impending injury flowing from potential fraud and identity theft posed by their PII being placed in the hands of criminals and already misused via the sale of Plaintiffs' and Class Members' information on the black market;
  - 4. the untimely and inadequate notification of the Data Breach;
  - 5. the improper disclosure of their personal data;
  - 6. loss of privacy;
- 7. <u>ascertainable losses in the form of out-of-pocket expenses and the value of their time reasonably incurred to remedy or mitigate the effects of the Data Breach;</u>

- 8. <u>ascertainable losses in the form of deprivation of the value of their personal</u> data, for which there is a well-established national and international market;
- 9. <u>ascertainable losses in the form of the loss of cash back or other benefits as a result of their inability to use certain accounts and cards affected by the Data Breach; and</u>
- 10. the loss of productivity and value of their time spent attempting to ameliorate, mitigate and deal with the actual and future consequences of the data breach, including finding fraudulent charges, cancelling and reissuing cards, purchasing credit monitoring and identity theft protection services, imposition of withdrawal and purchase limits on compromised accounts, and the stress, nuisance and annoyance of dealing with all such issues resulting from the Data Breach.

Signed:	· :		
O	ATTORNEY F	OR PLAT	NTIFF

### Williams, Phynas

NOXUBEE COUNTY

TO ANY LAWFUL OFFICER OF NO

You are to summon the defendant:

EQIFAX INC, BY/THRU REGISTERED AGENT-PRENTICE HALL CORP. SYSTEM 7716 OLD CANTON ROAD, SUITE C MADISON MS 39110

to appear before a Justice Court Judge of NOXUBEE COUNTY in the county courthouse located on the 2nd floor courtroom at 2832 Jefferson Street, Macon Mississippi, on the 28th of July , 2020 at 09 30 a.m. to answer to the suit of:

WILLIAMS PHYNAS

262 GREEN STREET

MACON MS 39341 662/361-6444

In the amount of:

3500.00 Principal:

Atty. Fee:

Court Fee:

and have there this writ.

NOTICE TO THE DEFENDANT

This is a civil lawsuit that was filed by the above Plaintiff. important that you appear in court on the above date and time in which you have been summoned. If you agree that you owe this amount to the Plaintiff, then you do not have to account to the Plaintiff, then you do not have to account to the Plaintiff. A judgalating Plaintiff, then you do not have to appear. le£ault w@⊈l be given to the Plaintiff for the amount shown plus court costs, and the Plaintiff will have authority to garnish your wages or seek other means in order to collect this amount. If you disagree with this lawsuit, please а

appear in court and bring all necessary documents, witnesses, or evidence
Witness my hand, this the 29th day of May , 2020 CLCOO
JUSTICE COURT CLERK ST. ISLAND
BY:
DI.
OFFICER'S RETURN:
I have this day executed the within writ by serving the defendant(s)
Personally Member of Family (over age 16)
Not FoundCertified Mail Delivery
Posted on door of his/her Residence
The Broom OFFICER 6-5-20 DATE.



PH	[Y]	NΑ	S	W	${f TL}$	LI	AN	ΛS
----	-----	----	---	---	----------	----	----	----

5-29-20

**PLAINTIFF** 

Vs.

NO.: 1002 288

# EQUIFAX, INC BY AND THROUGH REGISTERED AGENT THE PRENTICE-HALL CORPORATION SYSTEM, INC.

DEFENDANT

1. The Plaintiff's name, address, and telephone number are:

Name: PHYNAS WILLIAMS Street: 262 GREEN STREET

City & Zip Code: MACON, MS 39341

Telephone No.: <u>662.361.6444</u>

- 2. The Defendant's name, address, and telephone number are:

  Name: EQUIFAX, INC. BY AND THROUGH REGISTERED AGENT THE

  PRENTICE-HALL CORPORATION SYSTEM, INC.

  Street: 7716 OLD CANTON ROAD, SUITE C

  City & Zip Code: MADISON, MS 39110

  Telephone No.:
- 3. The defendant's place of business and address are (if known):

  Place of Business:

  Street:

  City:
- 4. The defendant(s) owes damages to the Plaintiff in the amount of \$3500.00 plus costs.
  - 5. The basis for plaintiff's claim against the defendant(s) (Here state why you claim the defendant or defendants owe you money).

Equifax was negligent in failing to protect my personal data including but not limited to my social security number, address and phone number. Equifax had a duty to protect the personal data it was entrusted with to use reasonable care to protect it

Thereafter, I have had to check my credit to ensure that my information has not been misused; I will have to purchase credit protection services and insurance for myself; and I have suffered stress from the knowledge that my private information has been given to others for their ill-gotten gains. Equifax's conduct constitutes general negligence as well as negligence per se as a violation of the statutory duties set forth in the Gramm-Leach-Bliley Act and the Mississippi Consumer Protection Act (Miss. Code Ann. § 75-24-1 et seq., 15 USC § 45. Further, Equifax has committed the tort of invasion of privacy by publicly disclosing private facts and have reached the bailment arrangement of the parties.

- 1. theft of their personal and financial information;
- 2. unauthorized charges on their debit and credit card accounts;
- 3. the imminent and certainly impending injury flowing from potential fraud and identity theft posed by their PII being placed in the hands of criminals and already misused via the sale of Plaintiffs' and Class Members' information on the black market;
  - 4. the untimely and inadequate notification of the Data Breach;
  - 5. the improper disclosure of their personal data;
  - 6. loss of privacy;
- 7. <u>ascertainable losses in the form of out-of-pocket expenses and the value of their time reasonably incurred to remedy or mitigate the effects of the Data Breach;</u>

- 8. <u>ascertainable losses in the form of deprivation of the value of their personal</u> data, for which there is a well-established national and international market;
- 9. <u>ascertainable losses in the form of the loss of cash back or other benefits as a result of their inability to use certain accounts and cards affected by the Data Breach; and</u>
- 10. the loss of productivity and value of their time spent attempting to ameliorate, mitigate and deal with the actual and future consequences of the data breach, including finding fraudulent charges, cancelling and reissuing cards, purchasing credit monitoring and identity theft protection services, imposition of withdrawal and purchase limits on compromised accounts, and the stress, nuisance and annoyance of dealing with all such issues resulting from the Data Breach.

Signed:

ATTORNEY FOR PLAINTIFF

# Yates, Quateshia

NOXUBEE COUNTY

TO ANY LAWFUL OFFICER OF NOXUBEE COUNTY

You are to summon the defendant:

EQUIFAX INC. BY/THRU REGISTERED AGENT-PRENTICE HALL CORP SYSTEM 7716 OLD CANTON ROAD, SUITE C MADISON MS 39110

to appear before a Justice Court Judge of NOXUBEE COUNTY in the county courthouse located on the 2nd floor courtroom at 2832 Jefferson Street, Macon Mississippi, on the 12th of August , 2020 at 09 30 a.m. to answer to the suit of

YATES OUARTESHIA 161 FLATWOOD ROAD

MACON MS 39341 662-361-1209

JUL 20 2020 CHERYL HUM , PUDING CLERY the amount of: ccoc Principal: 3500.00

29.00

3529.00

and have there this writ.

#### NOTICE TO THE DEFENDANT

This is a civil lawsuit that was filed by the above Plaintiff. It is very important that you appear in court on the above date and time in which you have been summoned. If you agree that you owe this amount to the Plaintiff, then you do not have to appear. A judgment by default will be given to the Plaintiff for the amount shown plus court costs, and the Plaintiff will have authority to garnish your wages or seek other means in order to collect this amount. If you disagree with this lawsuit, please appear in court and bring all necessary documents, witnesses, or evidence.

Witness my hand, this the 16th day of July . 20200 JUSTICE COURT CLERK OFFICER'S RETURN: I have this day executed the within writ by serving the defendant(s) Member of Family (over age 16)\_\_\_\_ Personally Certified Mail Delivery Not Found \_\_\_Posted on door of his/her Residence 7-27-20\_DATE

OFFICER



QUARTESI	HIA YATES FILE PLA	AINTIFF			
Vs.	7/16/2020 NTB NO: 1002	2 <i>-334</i>			
EQUIFAX,	INC BY AND THROUGH				
REGISTER	ED AGENT THE PRENTICE-HALL				
CORPORA	TION SYSTEM, INC.  DEFE	ENDANT			
1.	The Plaintiff's name, address, and telephone number are:				
	Name: Quarteshia Yates				
	Street: 161 Flatwood Road				
	City & Zip Code: Macon, MS 39341				
	Telephone No.: <u>662.361.1209</u>				
2.	The Defendant's name, address, and telephone number are:				
<b>Z.</b> ,	Name: <u>EQUIFAX</u> , INC. BY AND THROUGH REGISTERED AGE	מער דואז			
	PRENTICE-HALL CORPORATION SYSTEM, INC.	<u> </u>			
	Street: 7716 OLD CANTON ROAD, SUITE C				
	City & Zip Code: MADISON, MS 39110				
	Telephone No.:	•			
	1				
3.	The defendant's place of business and address are (if known):				
	Place of Business:				
	Street:				
	City:				
	State:	,			

- 4. The defendant(s) owes damages to the Plaintiff in the amount of \$3500.00 plus costs.
  - 5. The basis for plaintiff's claim against the defendant(s) (Here state why you claim the defendant or defendants owe you money).

Equifax was negligent in failing to protect my personal data including but not limited to my social security number, address and phone number. Equifax had a duty to protect the personal data it was entrusted with to use reasonable care to protect it

Thereafter, I have had to check my credit to ensure that my information has not been misused; I will have to purchase credit protection services and insurance for myself; and I have suffered stress from the knowledge that my private information has been given to others for their ill-gotten gains. Equifax's conduct constitutes general negligence as well as negligence per se as a violation of the statutory duties set forth in the Gramm-Leach-Bliley Act and the Mississippi Consumer Protection Act (Miss. Code Ann. § 75-24-1 et seq., 15 USC § 45. Further, Equifax has committed the tort of invasion of privacy by publicly disclosing private facts and have reached the bailment arrangement of the parties.

- 1. theft of their personal and financial information;
- 2. unauthorized charges on their debit and credit card accounts;
- 3. the imminent and certainly impending injury flowing from potential fraud and identity theft posed by their PII being placed in the hands of criminals and already misused via the sale of Plaintiffs' and Class Members' information on the black market;
  - 4. the untimely and inadequate notification of the Data Breach;
  - 5. the improper disclosure of their personal data;
  - 6. loss of privacy;
- 7. <u>ascertainable losses in the form of out-of-pocket expenses and the value of their time reasonably incurred to remedy or mitigate the effects of the Data Breach;</u>

- 8. <u>ascertainable losses in the form of deprivation of the value of their personal</u> <u>data, for which there is a well-established national and international market;</u>
- 9. <u>ascertainable losses in the form of the loss of cash back or other benefits as a result of their inability to use certain accounts and cards affected by the Data Breach; and</u>
- 10. the loss of productivity and value of their time spent attempting to ameliorate, mitigate and deal with the actual and future consequences of the data breach, including finding fraudulent charges, cancelling and reissuing cards, purchasing credit monitoring and identity theft protection services, imposition of withdrawal and purchase limits on compromised accounts, and the stress, nuisance and annoyance of dealing with all such issues resulting from the Data Breach.

Signed:	
O	ATTORNEY FOR PLAINTIFF

# Young, Linda

NOXUBEE COUNTY

TO ANY LAWFUL OFFICER OF NOXUBEE COUNTY

You are to summon the defendant:

EQUIFAX INC, BY/THRU REGISTERED AGENT-PRENTICE HALL CORP. SYSTEM 7716 OLD CANTON ROAD, SUITE C MADISON MS 39110

to appear before a Justice Court Judge of NOXUBEE COUNTY in the county courthouse located on the 2nd floor courtroom at 2832 Jefferson Street, Macon Mississippi, on the 11th of August , 2020 at 09 30 a.m. to answer to the suit of

YOUNG LINDA

MACON MS 39341 662-304-7124

825 TOM BENNETT ROAD

CHERYL HURING TO THE WORT

In the amount of:

Exincipal: 3500.00

Kety. Fee:

29.00

06urt Fee:

#3,529.00

and have there this writ.

NOTICE TO THE DEFENDANT

This is a civil lawsuit that was filed by the above Plaintiff. It is very important that you appear in court on the above date and time in which you have been summoned. If you agree that you owe this amount to the Plaintiff, then you do not have to appear. A judgment by default will be given to the Plaintiff for the amount shown plus court costs, and the Plaintiff will have authority to garnish your wages or seek other means in order to collect this amount. If you disagree with this lawsuit, please appear in court and bring all necessary documents, witnesses, or evidence.



LINDA YO	UNG			PLAINTIFF			
		FILE	ļ				
Vs.		FILE 7/16/2020 MB		NO.: 1002-332			
EQUIFAX, I	NC BY AND T	HROUGH					
REGISTER	ED AGENT TH	E PRENTICE-HALL		)			
<u>CORPORA</u>	FION SYSTEM	, INC.		DEFENDANT			
1.	The Plaintiff's	name, address, and tel	ephone r	number are:			
	Name: Linda \	Name: Linda Young					
	Street: 825 Tom Bennett Road						
	· · · · · · · · · · · · · · · · · · ·	de: <u>Macon, MS 39341</u>					
	Telephone No.: <u>662.304.7124</u>						
2.	The Defendant's name, address, and telephone number are:						
	Name: <u>EQUIF</u>	AX, INC. BY AND THI	ROUGH	REGISTERED AGENT THE			
	PRENTICE-H.	ALL CORPORATION S	SYSTEM,	INC.			
	Street: <u>7716 OI</u>	LD CANTON ROAD, S	UITEC				
	City & Zip Co	de: <u>MADISON, MS 391</u>	10				
	-	: <u> </u>					
3.	The defendant	's place of business and	d address	s are (if known):			
	Place of Busine	ess:	<del>-</del>				
	State:						
4.	The defendant	(s) owes damages to th	e Plainti	ff in the amount of \$3500.00			
plus costs.		-					
5.	The basis for p	laintiff's claim against	the defer	ndant(s) (Here state why			

Equifax was negligent in failing to protect my personal data including but not limited to my social security number, address and phone number. Equifax had a duty to protect the personal data it was entrusted with to use reasonable care to protect it

you claim the defendant or defendants owe you money).

Thereafter, I have had to check my credit to ensure that my information has not been misused; I will have to purchase credit protection services and insurance for myself; and I have suffered stress from the knowledge that my private information has been given to others for their ill-gotten gains. Equifax's conduct constitutes general negligence as well as negligence per se as a violation of the statutory duties set forth in the Gramm-Leach-Bliley Act and the Mississippi Consumer Protection Act (Miss. Code Ann. § 75-24-1 et seq., 15 USC § 45. Further, Equifax has committed the tort of invasion of privacy by publicly disclosing private facts and have reached the bailment arrangement of the parties.

- 1. theft of their personal and financial information;
- 2. unauthorized charges on their debit and credit card accounts;
- 3. the imminent and certainly impending injury flowing from potential fraud and identity theft posed by their PII being placed in the hands of criminals and already misused via the sale of Plaintiffs' and Class Members' information on the black market;
  - 4. the untimely and inadequate notification of the Data Breach;
    - 5. the improper disclosure of their personal data;
    - 6. loss of privacy;
- 7. <u>ascertainable losses in the form of out-of-pocket expenses and the value of their time reasonably incurred to remedy or mitigate the effects of the Data</u> Breach;

- 8. <u>ascertainable losses in the form of deprivation of the value of their personal</u> data, for which there is a well-established national and international market;
- 9. ascertainable losses in the form of the loss of cash back or other benefits as a result of their inability to use certain accounts and cards affected by the Data Breach; and
- 10. the loss of productivity and value of their time spent attempting to ameliorate, mitigate and deal with the actual and future consequences of the data breach, including finding fraudulent charges, cancelling and reissuing cards, purchasing credit monitoring and identity theft protection services, imposition of withdrawal and purchase limits on compromised accounts, and the stress, nuisance and annoyance of dealing with all such issues resulting from the Data Breach.

Signed:	·
•	ATTORNEY FOR PLAINTIFF